Page 1 IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA
FOR THE EXCTERN DICTRICT OF MORTH CAROLINA
FOR THE EASIERN DISTRICT OF NORTH CAROLINA
WESTERN DIVISION
Case No. 5:22-CV-00068-B0
YOLANDA IRVING, et al.,)
)
Plaintiffs,)
)
V.)
)
THE CITY OF RALEIGH, et)
al.,)
)
Defendants.)
)
VIDEOTAPED DEPOSITION
OF
KENYA WALTON
110177117777 15 0000
NOVEMBER 15, 2022
10:24 A.M 3:15 P.M.
TIN THE TON MALKED & OHEN
TIN FULTON WALKER & OWEN
407 North Person Street
Raleigh, North Carolina
Deported by: Mighelle Meer DDD DND ECDD
Reported by: Michelle Maar, RDR, RMR, FCRR

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Page 2
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2.4
25
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1	PROCEEDINGS
2	THE VIDEOGRAPHER: We are now on the record at
3	10:24 a.m., on November 15, 2022.
4	This is Media Number 1 in the deposition of Kenya
5	Walton, taken in the matter of Yolanda Irving, et al.,
6	versus The City of Raleigh, et al., Case Number
7	5:22-CV-00068-BO.
8	This deposition is being held at Tin Fulton Walker
9	& Owen, in Raleigh, North Carolina.
10	My name is Carl Rehl. The Court Reporter is
11	Michelle Maar.
12	Would counsel now please introduce yourselves,
13	after which the court reporter will swear in the witness.
14	MS. GLADDEN: Emily Gladden on behalf of Ms.
15	Walton and all Plaintiffs.
16	MS. PETTY: Amy Petty, on behalf of The City of
17	Raleigh and official capacity defendants.
18	MS. POOLE: Alayna Poole, on behalf of Defendants
19	Gay, Monroe, and Rattelade in their individual capacities.
20	MR. BENTON: Jason Benton, on behalf of Omar
21	Abdullah.
22	MS. PACKER: Leslie Packer, on behalf of the SEU
23	Officers.
24	MR. BLANCHARD: Norwood Blanchard, on behalf of
25	Sergeant William Rolfe.

Page 5 1 KENYA WALTON, 2 called as a witness and having been first duly sworn, was examined and testified as follows: 3 4 5 EXAMINATION 6 BY MS. PACKER: 7 Ο. Ms. Walton, my name is Leslie Packer. And, as you just heard, I represent the SEU 8 9 Officers. And I'm going to be leading off the questioning 10 today. 11 Α. Okay. 12 Q. If at any time you don't understand my question or would like for me to repeat it or rephrase it, will you 13 let me know that? 14 15 Α. Yes, ma'am. 16 And we can take breaks any time. Q. 17 Α. Okay. 18 Q. The only request would be if there's a pending 19 question, that you answer the question. And then we can take a break. 20 21 Α. Yes, ma'am. 22 Okay. What did you do to prepare for your Ο. 23 deposition today? I just went over everything and made sure my mind 24 25 was clear.

		Page 6
1	Q.	Without telling I assume you met with your
2	attorney?	
3	Α.	Yes.
4	Q.	Without telling me anything that you discussed
5	with your	attorney, did you review any documents?
6	Α.	No.
7	Q.	Did you review any videos?
8	Α.	Yes.
9	Q.	Were the videos that you reviewed the police body
10	cam videos	5?
11	А.	Yes.
12	Q.	Do you remember which ones you reviewed?
13	Α.	Me coming inside the house.
14	Q.	Any others?
15	Α.	No, ma'am.
16	Q.	Have you ever given a deposition before?
17	Α.	No, ma'am.
18	Q.	Have you ever had to testify for any reason?
19	Α.	No, ma'am.
20	Q.	What is your date of birth?
21	Α.	07-07-1979.
22	Q.	And your current name is Kenya Walton?
23	Α.	Yes.
24	Q.	What are the other names that you've had either
25	due to mai	rriage or

		Page 7
1	Α.	Oh, Kenya Dillard.
2	Q.	What was your maiden name?
3	Α.	Dillard.
4	Q.	Have you had any other last names other than
5	Dillard	or Walton?
6	Α.	No.
7	Q.	Have you, have you been married before?
8	Α.	Yes.
9	Q.	How many times?
10	Α.	Once.
11	Q.	And are you currently married?
12	Α.	No.
13	Q.	Are you divorced?
14	Α.	Yes.
15	Q.	Was that Mr. Walton?
16	Α.	Yes.
17	Q.	Okay. What is his full name?
18	Α.	Reginald Glenn Walton.
19	Q.	When did you all get married?
20	Α.	September the 14th.
21	Q.	Of what year?
22	Α.	I'm not sure.
23	Q.	Approximately can you
24	Α.	I know let me see I want to say 7 or 8 I
25	think.	

	Page 8
1	Q. Let me ask it this way do you remember how old
2	you were when you married Mr. Walton?
3	A. I was like 27 or 28.
4	Q. And when did you get divorced?
5	A. May I know it was in May. I'm not for sure
6	the date or the year.
7	Q. How many years were you married?
8	A. I think three or four.
9	Q. Do you have children?
10	A. Yes.
11	Q. Could you please tell me the full names and ages
12	of your children.
13	A. Sanaa, S-A-N-A-A, Regina Marie Walton. She's now
14	17. And then there's Kaleb, with a K, Trumaine Walton.
15	And he's 16.
16	Q. Any others?
17	A. No.
18	Q. Where are you living currently?
19	A. Whitakers, North Carolina.
20	Q. What's your address there?
21	A. 10718 NC Highway 33.
22	Q. How long have you lived at that address?
23	A. Three months.
24	Q. Where did you live before that?
25	A. 2020 Orchard Hollow Lane.

		Page 9
1	Q.	Was that in Raleigh?
2	А.	Yes.
3	Q.	When did you move into the 2020 Orchard Hollow
4	Lane?	
5	Α.	It was June of 2021.
6	Q.	Where did you live before that?
7	Α.	The Raleigh North address, 1628 Burgundy Street.
8	Q.	When you well, let me re-ask that.
9		When did you first start living at 1628 Burgundy?
10	Α.	September, I want to say September 12, 2017.
11	Q.	And you moved out in June of 2021?
12	Α.	Uh-huh.
13	Q.	And if you could just say yes
14	Α.	Yes I'm sorry.
15	Q.	That's okay.
16		In May of 2020, you were living at Burgundy
17	Street?	
18	Α.	Yes, ma'am.
19	Q.	Who lived at that address with you in May of
20	2020?	
21	Α.	It was Kamisha, Dyamond, Ziyel, Robert.
22	Q.	Anyone else?
23	А.	Z.G. was there.
24	Q.	So Kamisha, Dyamond
25	А.	Yes.

		Page 10
1	Q.	what is her relationship to you?
2	Α.	Kamisha?
3	Q.	Yes.
4	Α.	She's my daughter.
5	Q.	Okay. When I asked you earlier about your
6	children,	you told me about Sanaa and Kaleb.
7	Α.	You asked were they by my husband.
8	Q.	Oh, okay. Let me ask you about all your
9	children.	
10	Α.	Okay.
11	Q.	So with Mr. Walton, you have Sanaa am I saying
12	her name	
13	Α.	Sanaa.
14	Q.	Sanaa.
15	Α.	Yes, ma'am.
16	Q.	And Kaleb.
17	Α.	Yes, ma'am.
18	Q.	And then tell me what other children you have.
19	Α.	Oh, Kamisha, Dyamond, Ziyel, and Robert.
20	Q.	Kamisha's last name?
21	Α.	Whitley.
22	Q.	And Dyamond's last name?
23	Α.	Whitley.
24	Q.	And Ziyel?
25	Α.	Whitley.
	l .	I

		Page 11
1	Q.	And Robert?
2	A.	Whitley, Jr.
3	Q.	So Mr. Whitley, with Mr. Whitley you had four
4	children	
5	A.	Yes.
6	Q.	And are you still in a relationship with Mr.
7	Whitley?	
8	A.	No.
9	Q.	But you were not married to Mr. Whitley?
10	Α.	No.
11	Q.	What period of time were you in a relationship
12	with him?	?
13	Α.	1998.
14	Q.	Until?
15	Α.	2004.
16	Q.	And his first name is Robert?
17	A.	Yes.
18	Q.	So moving back to on May of 2020, living in the
19	home with	n you were Kamisha, Dyamond, Ziyel, and Robert, Jr.
20		Is that a yes?
21	A.	Yes.
22	Q.	And you said Z.G. was there?
23	A.	Z.G. comes during the summer, spring break, and
24	every oth	ner weekend.
25	Q.	And is his last name G.?

		Page 12
1	Α.	Yes.
2	Q.	And why is it that he comes to stay with you
3	during th	nose periods?
4	Α.	That's Ziyel's best friend, Ziyel and Dyamond's
5	best frie	end.
6	Q.	So he comes and lives with you during summer and
7	spring b	reak and every other weekend?
8	A.	Yes.
9	Q.	And where does he live the rest of the time?
LO	Α.	In Cary with his mom. I don't know the physical
L1	address.	
L 2	Q.	What is his mom's name?
L3	Α.	I call her Felicia but it's Nanetta.
L 4	Q.	How do you know her?
L 5	Α.	They used to live across the street in Raleigh
L 6	North bei	fore they moved.
L 7	Q.	Does she ever come and live with you?
L8	A.	No.
L 9	Q.	So Z.G Z.G.?
20	A.	Z.G.
21	Q.	Z.G.
22	Α.	Yes.
23	Q.	When you say he was there in May of 2020, was he
24	living w	ith you during that period? Or was he just there
25	for, you	know, part of a day?

		Page 13
1	Α.	No. He was there.
2	Q.	Living there?
3	А.	Yes.
4	Q.	Okay. Are you currently working?
5	Α.	Yes.
6	Q.	How do you what do you do for work?
7	Α.	I drive the special needs kids for Wake County
8	Public Sch	nools.
9	Q.	How many hours a week is that?
10	Α.	Approximately, anywhere from 48 to 50 hours a
11	week.	
12	Q.	How long have you had that job?
13	Α.	Four years.
14	Q.	What did you do before that?
15	Α.	I drove for Evan Transportation.
16	Q.	What type of driving?
17	Α.	It was the same.
18	Q.	School bus?
19	Α.	At that time, I wasn't driving the bus, I was
20	driving th	ne vans.
21	Q.	And how long did you work for Evan
22	Transporta	ation?
23	Α.	They went out of business. I think I was there
24	I want	to I think I was there like four or five
25	months.	

		Page 14
1	Q.	What type of work did you do before that?
2	Α.	I was a store manager at City Trends.
3	Q.	I'm sorry at where?
4	A.	City Trends.
5	Q.	And how long did you work at City Trends?
6	Α.	About two years.
7	Q.	And how about before that?
8	A.	The Shoe Department.
9	Q.	For which store?
10	A.	New Hope.
11	Q.	So in May of 2020, were you driving school buses
12	for Wak	e County?
13	A.	I was at we were still employed, but it was
14	COVID.	So we were shutdown.
15	Q.	Were you getting a paycheck?
16	Α.	Unemployment, yes.
17	Q.	Okay. So you were not able to work as a bus
18	driver	obviously when the schools were shut down?
19	A.	No, ma'am.
20	Q.	What is your educational background?
21	A.	High school.
22	Q.	Where did you go to high school?
23	A.	Sanderson High.
24	Q.	In Raleigh?
25	A.	Yes, ma'am.

		Page 15
1	Q.	Did you graduate?
2	Α.	No.
3	Q.	What was the last year that you attended?
4	Α.	I have no idea.
5	Q.	How old were you?
6	Α.	17.
7	Q.	And why did you leave high school?
8	Α.	My mom made me.
9	Q.	Why was that?
10	Α.	I had no idea.
11	Q.	Okay. Did you grow up in Raleigh?
12	Α.	Yes.
13	Q.	Is your mother still living?
14	Α.	Yes.
15	Q.	Where does she live?
16	Α.	Macon she's in Raleigh, she's off Macon Drive
17	or Street	
18	Q.	What is your mother's name?
19	Α.	Vickie Holliday.
20	Q.	And she made you leave high school when you were
21	17?	
22	Α.	Yes.
23	Q.	She didn't give you an explanation?
24	Α.	No.
25	Q.	When you were living in the address on Burgundy

	Page 16
1	Street, 1628 Burgundy Street, was that subsidized housing?
2	A. Yes.
3	Q. How, how was it subsidized?
4	A. It was funded through HUD. But I didn't go
5	through their program. I went through, I had a Section 8
6	voucher.
7	Q. And how did you come to have that Section 8
8	voucher?
9	A. When I got, when Reggie and I separated, I filed
LO	for Section 8.
l 1	Q. And did you already tell me what year that was?
L 2	A. No. I didn't.
L 3	Q. Do you know when it was?
L 4	A. No. I don't.
L 5	Q. I think you said it was
L 6	A. We divorced, I mean we divorced in May.
L 7	Q. Right.
L 8	A. But we were separated for about a little over a
L 9	year.
20	Q. So how much did you have to pay in rent when you
21	were living at 1628 Burgundy Street?
22	A. It was 6, it was 614.
23	Q. A month?
24	A. Yes.
25	Q. Was that true during the entire time you lived

Page 17 1 there? 2 No. Because when I first moved there, I was in school and working. So at first -- I don't remember how 3 much it was. But once I finished Wake Tech, it went, and I 4 was working and wasn't on unemployment, it was based off my 5 6 income. 7 Ο. Where were you going to school while you were working? 8 9 Α. Wake Tech. 10 What were you studying at Wake Tech? Ο. My GED. 11 Α. 12 Q. And did you get your GED? 13 Α. Yes. When did you get that? 14 Q. 15 Α. I don't remember the date. 16 Sometime while you were living at Burgundy? Q. 17 Yes. It was. Α. 18 Q. And the amount of rent that you paid was based on 19 the amount of income that you had? 20 Α. Yes. 21 Can you describe the neighborhood when you lived at 1628 Burgundy, what it was like? 22 23 Α. I didn't go around the neighborhood, so I can't -- I know the part I lived at wasn't as terrible as 24 25 the top.

	Page 18	
1	Q. What do you mean by that?	
2	A. The top was rough.	
3	Q. When you say the top, can you describe what you	
4	mean by that?	
5	A. I lived at the bottom of Burgundy Street.	
6	The top of Burgundy Street in the circle and	
7	towards the store and across the street from Raleigh	
8	Boulevard was the really, really rough part.	
9	Q. And what do you mean by rough?	
L 0	A. Shooting, fighting.	
l1	Q. Were you aware of anybody selling drugs in that	
L 2	neighborhood?	
L 3	A. No.	
L 4	Q. Was there enough shooting and fighting that made	
L 5	you scared to go in that part of the neighborhood up at the	
L 6	top?	
L 7	A. I didn't go up in the top at all.	
L 8	Q. Is that because it was rough?	
L 9	A. I just had no reason to go.	
20	Q. Did you tell your kids anything about where to go	
21	and not go?	
22	A. When I first moved there, my kids didn't move	
23	with me.	
24	Q. They did not go with you at first?	
25	A. Huh-huh. No, ma'am.	

			Page 19
1	Q.	Where were they?	
2	А.	With their dad.	
3	Q.	When did your kids move to live with you	?
4	А.	The last year I was there, 2020, 2019.	
5	Q.	How did it come to be that the kids moved	d away
6	from their	dad and in with you?	
7	Α.	I was almost finished school, and I was p	planning
8	on moving	anyway.	
9	Q.	Planning on moving away from Burgundy?	
LO	Α.	Yes.	
L1	Q.	So when your kids came to live with you,	did they
L2	all come a	at the same time?	
L 3	Α.	Yes.	
L 4	Q.	Where were your two children with Mr. Wa	lton
L 5	living whe	en you moved	
L 6	Α.	With Mr. Walton.	
L 7	Q.	Okay. So all kids were living with their	r dads?
L 8	Α.	Yes.	
L 9	Q.	And then when you moved into Burgundy, d	id all of
20	the kids o	come live with you in 2019 or 2020?	
21	Α.	No. Sanaa and Kaleb stayed with dad.	
22	Q.	So all of your kids with Mr. Whitley came	e and
23	lived with	n you at the same time?	
24	Α.	Yes.	
25	Q.	And when they came and lived with you, do	id you

	Page 20
1	give them any instructions about where they should or
2	shouldn't go in the neighborhood?
3	A. No.
4	Q. Did you ever witness any violence in the
5	neighborhood?
6	A. No.
7	Q. But did you hear about violence in the
8	neighborhood?
9	A. Only when the cops would come to the door and ask
10	questions.
11	Q. How often would that happen?
12	A. I can count like on my hands probably once.
13	Q. Do you remember what types of questions they
14	asked?
15	A. Did we see anything, did we hear anything.
16	Q. Did you know what they were investigating?
17	A. A shooting.
18	Q. Had you seen or heard anything in connection with
19	the shooting?
20	A. Just the gunshots, but I didn't witness anything.
21	Q. Do you remember when that was?
22	A. I don't remember.
23	Q. Do you remember if it was before May of 2020?
24	A. It was after.
25	Q. Before May of 2020, had you seen police in the

		Page 21
1	neighborh	ood?
2	Α.	Yes.
3	Q.	How often would you see them in the neighborhood?
4	Α.	Every day.
5	Q.	Every day? And were these patrol cars that you
6	saw?	
7	Α.	Sometimes patrol or something probably had
8	happened.	
9	Q.	I'm sorry I didn't hear what you said.
L O	Α.	I said sometimes patrol cars or sometimes
11	probably	something had happened.
L 2	Q.	Something had happened and they were called to
L3	the neigh	oorhood?
L4	Α.	Yes.
L5	Q.	Do you remember any reasons for them being called
L6	to the ne	ighborhood other than the shooting that you
L7	already d	escribed?
L 8	Α.	Yeah.
L 9	Q.	What do you recall?
20	Α.	I mean if they be fighting, you'll see them come
21	out. But	other than that
22	Q.	Did you ever see police just cruising around the
23	neighborh	ood?
24	Α.	Yes.
25	Q.	And were you, were you glad that they were there?

Page 22 1 Α. Yes. We're going to talk a little bit about the 2 Ο. warrant, the search and the warrant involved in this case. 3 And I think you know that the officers who were 4 involved in executing the warrant are called SEU Officers. 5 Are you familiar with that term? 6 7 Α. Yes. Had you ever seen any SEU Officers in the 8 Ο. 9 neighborhood prior to May of 2020? 10 Α. No. How about after May of 2020? 11 Ο. 12 Α. No. 13 Q. And you said you're not aware of any drugs being sold in the neighborhood? 14 15 Α. No. 16 Did you ever hear rumors or talk about whether Ο. 17 there was drugs? 18 Α. I didn't communicate with nobody in the 19 neighborhood. 20 Okay. Kept to yourself? Q. 21 Α. Yes. 22 Did you come to know your next door neighbor, Ο. Yolanda Irving? 23 Α. 24 Yes. 25 Did you communicate with Ms. Irving? Ο.

		Page 23
1	Α.	Yes.
2	Q.	When did you start becoming friendly or
3	Α.	I think the last two years I was there.
4	Q.	Other than Ms. Irving, did you communicate with
5	any of you	ur neighbors?
6	Α.	My ex-husband's cousin stayed across the street.
7	It was he	y, bye. But like as far as communication, hanging
8	out, no.	
9	Q.	Your ex-husband's cousin
10	Α.	Yes.
11	Q.	was across the street?
12	Α.	Yes.
13	Q.	And you didn't hang out?
14	Α.	Huh-huh.
15	Q.	That's a no?
16	Α.	No.
17	Q.	Did you ever converse with this ex-husband's
18	cousin?	
19	Α.	No.
20	Q.	Did you not have a good relationship with that
21	person?	
22	Α.	He just told me not to, not to get, I mean I
23	guess he	told me not to have a conversation with her.
24	She's not	the type of who I want to talk to.
25	Q.	Your ex-husband told you that?

	Page 24
1	A. Yes.
2	Q. And I think you said her name?
3	A. No. I didn't say her name. Her name is Tiffany
4	Lyons.
5	Q. Okay. So you didn't communicate with Ms. Lyons?
6	A. No.
7	Q. Tell me a little bit about how you got to know
8	Yolanda Irving.
9	A. The kids.
LO	Q. Did your kids hang out with her kids?
L1	A. Yes.
L 2	Q. Were they friends at some point?
L 3	A. Yes. They, they still are, yes.
L 4	Q. Did you become friends with Ms. Irving?
L 5	A. Yes.
L 6	Q. What types of things would you and she do
L 7	together?
L 8	A. Go shopping. Sometimes I watch if I leave,
L 9	she'll watch my house, I'll watch hers.
20	When the kids the kids will go to her house,
21	her kids come to my house. If they wanted to go somewhere,
22	if I wasn't there, she'd take them. I'd take them if she
23	wasn't home.
24	Q. And the kids are still friends with each other?
25	A. Yes.

	Page 25
1	Q. Which children are the, are friends?
2	A. J.C., I forget the baby boy's name, it's J.C., I
3	just saw him the other day, it's the baby boy, and her
4	oldest son Xavier J.I.
5	Q. J.I. and Xavier
6	A. Yes, ma'am.
7	Q are friends with?
8	A. Friends with all the kids.
9	Q. Okay. And they're still friends?
LO	A. Yes.
L1	Q. Are you and Ms. Irving still friends?
L 2	A. We're cordial.
L3	Q. I know she had her deposition taken yesterday.
L 4	And she mentioned something about a social club that you
L 5	all started.
L 6	A. Yes.
L 7	Q. Can you tell me about that?
L 8	A. We started our social club. It was going okay.
L9	She broke some of the protocol. And it got back.
20	When it got back, we, the head people, basically
21	the club had to vote her out.
22	And she just didn't say anything to us. And we
23	didn't say anything to her.
24	Q. Tell me about the social club. What was the
25	purpose behind the club?

Page 26 1 Α. It's giving back to the community. 2 Q. In what way? Feeding, back to school drives, toy drives, 3 Α. visiting the group homes, stuff like that. 4 How many people were in the club? 5 Ο. Α. It was, it was seven. 6 7 Did they all live in the neighborhood with you? Ο. 8 Α. No. 9 Where did the people live who were not on Q. 10 Burgundy? One girl lived on Burgundy. Shaguora stayed in 11 12 Knightdale. Heaven, I'm not for sure where she stayed. 13 Zierra stayed off Pool Road. And, of course, Yolanda and I, and another girl named Tee, she stayed with Yolanda. 14 15 Q. How did you all know each other? 16 As far as the girls? Α. 17 Yeah, the people who were in the club with you. Q. 18 Α. Oh, Shaquora and Zierra worked with me at City 19 And CeCe, she stayed, she stayed, she stayed well a door down from me and Yolanda. And Tee, I met her 20 through Yolanda because she stayed with Yolanda. 21 I think they was co-workers or something. 22 23 Ο. So Tee stayed with Yolanda? 24 Α. Yes. 25 And who was it who lived a door down? Ο.

	Page 27
1	A. We called her CeCe.
2	Q. So she lived on Burgundy also?
3	A. Yes.
4	Q. Who started the club?
5	A. I did.
6	Q. So did you invite the others to join you in the
7	club?
8	A. Yolanda wanted to do it, but she was scared to do
9	it, didn't know how. So I told her I will get all the
10	paperwork. She said that she didn't want to be the
11	president. So I became the president. Because in a social
12	club, the vice president controls the club. So that's how
13	it went.
14	Q. What was the name of the club?
15	A. Dream Crushers SE.
16	Q. And when you say paperwork, what type of
17	paperwork did you have to do?
18	A. We had to do bylaws and get it registered with
19	the state.
20	Q. And you took care of that?
21	A. I took care of the bylaws and the paperwork. But
22	Yolanda was supposed to file and didn't file.
23	Q. Was she the vice president?
24	A. Yes.
25	Q. And what was CeCe's full name?

	Page 28	
1	A. I just remember her, now I do remember her last	
2	name, it's Carina Welch.	
3	Q. Welch?	
4	A. Yes.	
5	Q. Are you still in touch with her?	
6	A. I see her every now and then. She still stays	
7	I bump into her. It's a hey, bye, how are you doing.	
8	Q. Is the club still in existence?	
9	A. No.	
10	Q. When did you stop the club?	
11	A. Not for sure. Not for sure.	
12	Q. How long did the club, was the club in existence	
13	from start to finish?	
14	A. About six months.	
15	Q. Okay. And I think you said that Yolanda broke	
16	protocol?	
17	A. Yes.	
18	Q. What do you mean by that?	
19	A. Certain stuff in the club and then 919 Bosses	
20	we're not allowed to do as females. And it was broken.	
21	And it came to my attention.	
22	And when I asked her, she basically distanced	
23	herself from everybody. And we had to vote her out.	
24	Q. What was it specifically that was brought to your	
25	attention?	

Irv

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Page 29 1 Α. Do I have to say? We're not allowed to sleep or 2 fraternize with the men. 3 Ο. In the club or generally? Α. Generally. 5 And that was a rule that you all imposed on yourselves? 6 7 Α. It's part of 919 Bosses. I'm not familiar with that. 8 Q. 9 919 Bosses, like they're our -- it's Outcast and Α. 10 919 Bosses is something like Hell's Angels or something like that. So they bless us in. Certain things 11 12 you can and cannot do. 13 Ο. And one of the things you can't do is sleep with 14 the men? 15 Α. Yeah. 16 And I guess somebody told you or it was brought 17 to your attention that Yolanda had broken that rule? 18 Α. Yeah. 19 Who was it who told you that she had broken that 20 rule? 21 It was the president from the 919 Bosses, she slept with multiple guys. 22 23 And who is the president of --At the time, it was Keith. I don't know his last 24 25 name.

Page 30 1 Ο. And Keith told you that Yolanda had slept with 2 multiple men? Α. It was him at first, but it came back. 3 And when you confronted her about it, what did Ο. she do? 5 6 Α. She said it wasn't true. 7 Ο. Did you believe her? Α. Yeah. 8 9 So why did you vote her out of the club? Q. Because she started getting -- we had to. 10 Α. then she ended up getting a death threat on her door. 11 12 started calling her certain names. 13 And like we already have club names that, we don't go through our, we don't go with our government. 14 15 So she had gained a reputation. And like one 16 person gets a reputation, the whole club gets a reputation. 17 What do you, what do you recall about the death Q. 18 threat? 19 She said a guy said that he was going to kill her Α. in front of her kids. 20 Who was it who threatened her like that? 21 Ο. That part I don't know. 22 Α. 23 Ο. So you voted her out because you thought that her reputation would be bad for your club's reputation? 24

25

Α.

It, it was.

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Page 31 1 Q. And how did she react to being voted out? She had already started distancing herself from 2 Α. 3 us. How would you describe your relationship with Q. 5 Yolanda after you had confronted her about breaking that 6 rule? 7 She just started distancing herself. I didn't think nothing much of it, nothing more, nothing less. 8 9 Q. Did your friend, your kids remain friends? 10 Yes. Did you still like drive her kids if they needed 11 12 a ride and that --She did the same. 13 Α. Okay. So the relationship between the kids 14 Ο. 15 didn't change? 16 Α. No, ma'am. 17 Just you and she had a more distant relationship? Q. 18 Α. Yes. 19 During the time that you were friendly with 20 Yolanda before you became more distant, did you ever talk 21 with her about the neighborhood? I think J.C. had got hurt. That's something I 22 Α. 23 recall. But as far as the neighborhood, she never said anything, not in my knowledge, no. 24 25 We always talked about work or us going to travel

Page 32 1 or when she go out of town, stuff like that. never about the neighborhood. 2 Before May of 2020, had you ever had any 3 Ο. conversations with your children about how they should interact with the police if they encountered police? 5 6 Α. Yes. 7 Ο. What had you told your children? I did my background on Leesville High School 8 Α. because I didn't want them to go to Leesville. 9 10 It's a card that I gave them, a blue little card that I gave my boys, which was Ziyel, Dyamond, and Robert, 11 12 when they started high school, their rights, what the 13 police officer is supposed to say to them, the dos or don'ts, or how they're supposed to be treated. 14 15 Q. That was a card? 16 Yes. Α. 17 Do you remember where you got it? Q. 18 Α. The courthouse. 19 And did you give one of those cards to each of Q. 20 your boys? 21 Α. Yes. 22 Ο. So basically it was to inform them about their 23 rights? 24 Α. Yes.

And did you ever have any conversations with them

25

Ο.

	Page 33
1	about how they should interact with if approached or
2	encountered by a police officer?
3	A. Yes. It was, everything was all on that card.
4	Q. Do you remember anything about what it said on
5	the card?
6	A. About being Mirandized, basically the rules and,
7	I mean not the rules, about their rights like they do and
8	they don't have, what to do if they are approached, follow
9	directions, stuff like that.
L O	Q. Is there a reason that you gave the card to the
l1	boys and not the girls?
L2	A. Yes.
L3	Q. What's that?
L 4	A. Because I fear for my boys more than I fear for
L 5	my girls.
L 6	Q. Did you ever have any other conversations with
L 7	your boys about interacting with the police?
L 8	A. No.
L 9	Q. What was it that you were worried about about
20	Leesville High School?
21	A. They had a bad reputation.
22	Q. And did they end up going there?
23	A. Yes. My mom talked me into it.
24	Q. Did they encounter any problems at Leesville?

25

Α.

Yes.

Page 34 1 Ο. Tell me about that. 2 Their first, first couple weeks of school, Ziyel and Dyamond and Robert got spit on. It was a little boy 3 who always took their bookbag and threw it across the 5 courtyard. 6 Q. Were they all there at the same time? 7 Α. Yes. So these were fellow students, other students who 8 Q. 9 were mistreating them? 10 It was just one. One? And the student was spitting on and 11 Ο. 12 throwing their bookbags? 13 Α. Yes. Did you talk to the principal or anybody at the 14 15 school about it? 16 The principal and the teachers and the guidance 17 counselor was told. 18 Q. And was it resolved? 19 No. Α. 20 What did you do? Q. The boys got in an incident at school. 21 Α. What type of incident? 22 Ο. 23 Α. The little boy punched Ziyel. And what did Ziyel do? 24 Q. 25 They got in a fight that morning which, that Α.

Page 35 1 happened. 2 Then when they got back to lunch, another, they got, the little boy approached them again, approached him 3 and Dyamond. And him and Dyamond and the little boy got in 4 5 a fight. 6 Q. So two different fights? 7 Α. Yes. One with Ziyel and one with Ziyel and Dyamond? 8 Q. 9 Α. Yes. 10 And were they disciplined as a result of getting Ο. in a fight? 11 12 Α. Yes. What, how were they disciplined? 13 Ο. 14 Ziyel was suspended -- first, Dyamond was Α. 15 suspended for two weeks. Ziyel was suspended for four 16 weeks. 17 Did they go back to school after that? Q. 18 Α. Ziyel did not. What did he do? 19 Ο. When Robert went back to school the next day, the 20 Α. little boy's friends retaliated and jumped on Robert. 21 22 And did Robert get in a fight with this boy? Ο. 23 Α. Robert's not a fighter. The boy just --24 Q. 25 His friends jumped on Robert --Α.

Page 36 1 Ο. Okay. -- in the cafeteria. 2 Α. Then they, later on that day, they end up, I 3 think it's Dyamond, they, the friends messed with Dyamond 4 on Instagram and met Dyamond, and met Dyamond and Ziyel in 5 6 the neighborhood they was tearing down in Washington 7 Terrace. I'm not for sure who sent Kamisha the location 8 9 that saw the boys over there, but it was sent to Kamisha. 10 By the time we got over there, Dyamond and Ziyel had fought like all six of the boys. 11 12 Q. So these other boys messaged your sons --13 Α. Yes. -- to meet them at this location? 14 Ο. 15 Α. Yes. 16 And your sons went there --Q. 17 Α. Yes. 18 Q. -- to fight? 19 Yes. Α. 20 What happened as a result of that fight? Q. Ziyel got suspended for the rest of the year. 21 Α. And Dyamond get suspended, an extra suspension of another 22 23 two weeks. Was Robert ever disciplined as a result of any --24 Ο. 25 Robert is not a fighter. Α.

		Page 37
1	Q.	So he didn't get in fights?
2	Α.	No.
3	Q.	And then I think you said Ziyel did not go back
4	to school	
5	Α.	He went to an alternative school.
6	Q.	Where was that?
7	Α.	Infinity.
8	Q.	Infinity? Was that a high school?
9	Α.	Yes.
10	Q.	Did he graduate?
11	Α.	No.
12	Q.	Is he
13	Α.	He's not graduated. He's still in school.
14	Q.	still is school? Is he still in the same
15	school?	
16	А.	No.
17	Q.	Where is he now?
18	А.	Starting in January, he will be in Wake Tech.
19	Q.	And Dyamond went back to Leesville?
20	А.	Dyamond graduated Leesville.
21	Q.	Okay. And what about Robert?
22	А.	Robert is in Athens. But he's, he will be
23	starting	Wake Tech as well.
24	Q.	In January?
25	Α.	Yes.
	1	

		Page 38
1	Q.	Why is he going to Wake Tech?
2	А.	Which one?
3	Q.	Robert.
4	А.	To be with Ziyel.
5	Q.	Why is Ziyel going to Wake Tech?
6	Α.	He can't do a large setting.
7	Q.	Were any of your boys ever disciplined for
8	anything e	else that happened at school other than what
9	you've alı	ready told me?
10	Α.	No.
11	Q.	How about your daughters
12	Α.	No.
13	Q.	have they ever had trouble at
14	Α.	Yes.
15	Q.	school?
16	Α.	Yes. Sanaa.
17	Q.	Tell me about that.
18	Α.	A girl kept bullying her.
19	Q.	Did she get in a fight?
20	Α.	Yes.
21	Q.	And was she disciplined?
22	A.	She was suspended.
23	Q.	Anything else involving your daughters in terms
24	of school	and discipline?
25	Α.	Let me think. I think Kamisha got suspended

	Page 39
1	once.
2	Q. Do you remember what that was for?
3	A. I don't recall the whole incident. I just
4	remember she got in a fight in school. But her dad handled
5	that.
6	Q. Have any of your kids ever been arrested?
7	A. Not arrested, no.
8	Q. Have any of your kids ever been detained or
9	questioned?
L O	A. Yes.
l 1	Q. Can you tell me about that?
L 2	A. Ziyel.
L3	Q. Tell me about what happened involving Ziyel.
L 4	A. He asked could he go to the YMCA to go swimming.
L 5	I said yes. A few hours went by. I just had a bad
L 6	feeling.
L 7	Then I just got a call from the police, said the
L 8	car that they was in was a stolen car.
L 9	Q. Who, who was driving the car?
20	A. I have no idea.
21	Q. It wasn't Ziyel?
22	A. No. He said Ziyel was the only one who didn't
23	run and cooperated.
24	Q. When was this, what year?
25	A. This was I think it was June, not June, July of

		Page 40
1	last year	
2	Q.	July of 2021?
3	Α.	Yes.
4	Q.	Did you have to go get Ziyel?
5	Α.	Yes.
6	Q.	Where was he?
7	Α.	At a substation off, off of Western Boulevard. I
8	forgot the	e name of the street, how you call it.
9	Q.	He wasn't arrested, he was just you had to go
10	pick him	up from there?
11	Α.	Yes.
12	Q.	Do you know who was in the car with Ziyel?
13	Α.	I told him and Z.G. they could go swimming.
14		THE REPORTER: I'm sorry I told
15		THE WITNESS: Him and Z.G. they can go swimming.
16		THE REPORTER: Thank you.
17	BY MS. PA	CKER:
18	Q.	So was Z.G. with him?
19	Α.	Yes.
20	Q.	Did you pick him up as well?
21	Α.	His mom had to.
22	Q.	Do you know anybody else who was in the car other
23	than Z.G.	and Ziyel?
24	Α.	The other little boys I didn't know. I knew, I
25	didn't kn	ow him, but I knew it was Z.G.'s cousin.

Page 41 1 Q. Do you know if anybody was charged with stealing 2 that car? 3 Α. I'm not for sure. I'm pretty sure, but I'm not for sure. 4 But certainly it wasn't your son? 5 Ο. Α. No. 6 7 Ο. Or Z.G.? 8 Α. No. 9 Do you know if it was Z.G.'s cousin? Q. 10 I'm not for sure. Because after I went and got Ziyel, talked to the officer, there wasn't nothing more, 11 12 nothing less. 13 Q. And I think you said the officer said your son was cooperating? 14 15 Α. Yes. 16 What did the officer tell you about how your son Ο. 17 cooperated? 18 Α. He said everybody jumped out of the car and ran. 19 He said Ziyel jumped out of the car, but he didn't run. And did he say anything else? 20 Q. 21 Α. He said he just answered all his questions. And that was it. 22 23 Ο. So he said that your son answered his questions? 24 Α. Yes. 25 Are there any other occasions where any of your Ο.

	Page 42
1	children have been detained by the police to your
2	knowledge?
3	A. No.
4	Q. I'm going to talk to you now about the day of the
5	search warrant, which was May 21, 2020.
6	A. Yes, ma'am.
7	Q. As I understand it, you were not home when the
8	police first arrived. Is that right?
9	A. No, ma'am.
10	Q. I asked a bad question.
11	Were you home?
12	A. No.
13	Q. Okay. Do you remember where you were?
14	A. Yes.
15	Q. Where were you?
16	A. I was up the street at Food Lion.
17	Q. Okay. Had you driven?
18	A. Yes.
19	Q. Did anybody go to Food Lion with you?
20	A. I was by myself.
21	Q. Had you bought groceries?
22	A. I was going to get something to cook dinner.
23	Q. Did you buy some food and
24	A. Yeah. I got to that part, yes.
25	Q. And then what happened when you arrived home?

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1 Α. Well, I got a telephone call as I was walking out of the store. The guy I was dating at the time, his sister 2 said there was a whole lot of cops at the door. And I was 3 already on my way walking out the door of the store. 4 So somebody called you on your cell phone as you 5 Q. 6 were leaving Food Lion? 7 Α. Yes. And you said it was the sister of the guy you 8 Q. 9 were dating. Is that right? 10 Α. Yes. Who were you dating at the time? 11 Ο. 12 Α. Brian Gunter. And what -- Brian Hunter? 13 Ο. 14 Gunter. Α. 15 Q. Gunter? 16 Yes. Α. 17 And what was Brian's sister's name? Q. 18 Α. Aries. I don't know her last name. It's not the 19 same as his. 20 How did she know that there were police at your Q. 21 place? 22 She was, she was out there at a friend's house. Α. 23 Ο. So she could see them? Yeah. 24 Α. 25 What did she tell you? Ο.

Page 44 She said something's going on at your house. 1 Α. 2 There's a whole bunch of police officers. Ο. What did you do then? 3 Α. I told her I was on my way home. Did you drive your car --5 Ο. 6 Α. Yes. 7 Ο. -- home? And did you come in the back door? 8 9 Α. I always came in the back door. Where did you park? 10 Ο. In the back beside Yolanda's car, by the trash 11 Α. 12 can. 13 Ο. Tell me what you saw as you were driving back to your house from Food Lion. 14 15 Honestly, I didn't -- I just -- only time I seen Α. 16 the cops -- when I backed my car in, I seen the cops at 17 Yolanda's door. 18 And I seen another officer standing like near 19 with a gun. And he walked to my car and asked me what 20 apartment did I stay in. And I told him the first apartment. 21 22 He told me to get out and follow him inside the 23 house. 24 Ο. Can you describe that officer who met you at your 25 car?

		• •
		Page 45
1	Α.	What do you mean by describe?
2	Q.	What race he was?
3	Α.	He was Caucasian.
4	Q.	What was he wearing?
5	Α.	He had an ATF vest on. He had a helmet or
6	something	on his head. And he had a big old gun.
7	Q.	So as you parked your car, he approached your
8	car. And	did you have to role down your window?
9	Α.	Yes.
10	Q.	And you did that?
11	Α.	Yes.
12	Q.	And then he asked you where you, which apartment
13	you lived	in?
14	Α.	Uh-huh.
15	Q.	Is that a yes?
16	Α.	Yes.
17	Q.	And you told him which one. And he asked you to
18	go with h	im?
19	Α.	Yes. He said you can get out and come in the
20	house with	n me.
21	Q.	Did he say anything else to you?
22	Α.	No.
23	Q.	Did you say anything else to him?
24	Α.	No.
25	Q.	Can you describe him any more than you already
	1	

	Page 46
1	have? You said he was Caucasian. Can you
2	A worried about my kids
3	THE REPORTER: We've got to go one at a time, Ms.
4	Walton.
5	THE WITNESS: I'm sorry.
6	THE REPORTER: No, that's okay. You're not used
7	to doing this. But if you could wait until the question is
8	completely finished and then answer.
9	THE WITNESS: Okay.
10	THE REPORTER: Thank you.
11	BY MS. PACKER:
12	Q. Can you describe how old he was, how tall he was,
13	or anything like that?
14	A. I just know he was taller than me. But other
15	than that, no, ma'am.
16	Q. So what happened after he asked you to come with
17	him?
18	A. I went in there, and I seen Dyamond and Z.G., and
19	I just went off.
20	Q. What do you mean by that?
21	A. I asked what was going on. I asked why they was
22	in handcuffs. And I started cussing.
23	I asked them why did they run. I asked my
24	daughter was she okay. I asked Robert was he okay.
25	I know I counted the ones and I was missing one.

		<u> </u>
		Page 47
1	Q.	So let's back up and kind of go over that again.
2		You saw Z.G. and Dyamond first.
3	Α.	Sitting at the front door.
4	Q.	Okay. And did you say they were handcuffed?
5	Α.	No. They was sitting on the thing.
6	Q.	They were sitting on the front step?
7	Α.	Uh-huh, yes.
8	Q.	And what did you say to them?
9	Α.	I asked them why did they run.
10	Q.	How did you know that they had run?
11	Α.	When I walked in, Robert said they ran up the
12	steps.	
13	Q.	Did they answer you?
14	А.	I don't recall.
15	Q.	So Robert told you that they had run up the
16	steps.	
17	Α.	Yes.
18	Q.	And you saw your daughter I think you said.
19	Α.	Yes.
20	Q.	Which daughter?
21	Α.	Kamisha.
22	Q.	And who were you missing?
23	Α.	Ziyel.
24	Q.	Did you find out where he was?
25	Α.	I asked once I counted my heads. And he was the

	Page 48
1	only one missing.
2	Q. And did you find out did you ask where he was?
3	A. Dyamond said he was next door.
4	Q. And you said that you were cussing?
5	A. Yes.
6	Q. Were you cussing at anybody in particular?
7	A. Yes.
8	Q. Who?
9	A. Dyamond and Z.G.
10	Q. So you were mad at them?
11	A. For running.
12	Q. Okay. Why is that?
13	A. Because I always tell them never run.
14	Q. You had told them already in the past they should
15	not run from the police?
16	A. Yes.
17	Q. Do you remember what happened next?
18	A. I just remember making sure Kamisha was okay.
19	Then somebody, I don't know which officer, I
20	don't recall what officer came in, and he asked about
21	counterfeit money.
22	Q. What did he ask?
23	A. He asked did I have counterfeit money.
24	Q. What did you say?
25	A. No.

		Page 49
1	Q.	Do you recall any other questions that the
2	officers a	sked you?
3	Α.	He asked could they search my house.
4	Q.	What did you say?
5	Α.	Yes.
6	Q	And this officer who asked about counterfeit
7	money and	if they could search your house, can you describe
8	this offic	er?
9	Α.	He was African-American with cornrows.
10	Q.	Do you know now who that officer was?
11	Α.	Yes.
12	Q.	Who was it?
13	Α.	The Abdullah guy.
14	Q.	Okay. So you believe now that was Detective
15	Abdullah w	ho asked you that?
16	Α.	Yes.
17	Q	And you gave Detective Abdullah permission to
18	search you	r house?
19	Α.	Yes.
20	Q.	Did they then search your house?
21	Α.	Yes.
22	Q.	Did they find anything
23	Α.	No.
24	Q.	as a result of the search?
25		What do you recall happening next?

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	Page 50
1	A. Then they went out the back door. Then they said
2	something about heroine.
3	And they said that a guy went through the attic
4	of Yolanda's house and I guess the attics were attached.
5	I'm not for sure about the attics being attached.
6	Q. But you understood that they, the police officers
7	were telling you that somebody had gone through the attic
8	of Yolanda's house?
9	A. (No audible response)
10	Q. And you said you nodded yes?
11	A. Yes. I'm sorry.
12	Q. Do you recall anything else they said about that?
13	A. No.
14	Q. What happened next?
15	A. I sat in there with the kids.
16	Q. You sat inside with the kids while they searched
17	your house?
18	A. Yes.
19	Q. And how long did that take?
20	A. Not long.
21	Q. What happened when they had completed their
22	search?
23	A. They just told me to sit tight.
24	Q. And at some point, did they finish?
25	A. Yes.

	Page 51
1	Q. And what did they tell you then?
2	A. Nothing.
3	Q. Did they tell you they were done or they were
4	leaving?
5	A. Nothing.
6	Q. Did they just leave?
7	A. Yes. There was still an officer in the living
8	room with us.
9	Q. And can you describe the officer who was staying
10	in the living room with you?
11	A. It was a Caucasian male.
12	Q. Was he wearing the vest and helmet?
13	A. Yes.
14	Q. Did you have any conversation with him?
15	A. I asked him what was going on. He said that
16	they'll tell me once it was done.
17	Q. Any other conversation with him?
18	A. No.
19	Q. Were you having any conversation with your kids?
20	A. Yeah.
21	Q. What type of conversation were you having?
22	A. Not with Ziyel and Z.G., they was on the steps.
23	But I was talking to Kamisha and Robert, just
24	asking them was they okay because at the time Kamisha was
25	like six or seven months pregnant.

Page 52 1 Ο. And did they tell you they were okay? 2 Α. Yes. Did you make any phone calls or receive any phone 3 Ο. calls during this time? 4 While the officers are there? 5 Α. 6 Q. Yes. 7 Α. Not -- like towards the end I did. Who did you call or did --8 Q. 9 Α. Ziyel was put on Instagram in handcuffs. And my 10 aunt saw it. My aunt called my mom, my sisters. went from there. 11 12 Ο. Who put Ziyel's photo on Instagram? I think it was J.I. 13 Α. 14 The next-door neighbor? Ο. 15 Α. Yes. How did you know that? 16 Q. 17 It was told from one of the kids. Α. 18 Q. And you started getting calls from your family? 19 My mom asked what was going on. By that time, Α. 20 they was on their way there. 21 Ο. Were you angry about him being put on Instagram? 22 Yes. Α. 23 Ο. So you think the people that you spoke with on 24 the phone would have been -- you spoke with your mom on the 25 phone?

		Page 53
1		Is that a yes?
2	Α.	Yes, ma'am.
3	Q.	And did you speak with your aunt? Or did you
4	just hear	that your aunt had seen the photo?
5	Α.	I didn't speak with my aunt. My mom was like,
6	her and my	sisters was on there, Ziyel was put on
7	Instagram.	And my aunt from Alaska saw it. So
8	Q.	Did you ever see the Instagram post?
9	Α.	It was removed.
L O	Q.	Before you saw it?
11	Α.	Yes.
12	Q.	Did you request that it be removed?
13	Α.	Yes while the officers was out there, I sure
L 4	did.	
15	Q.	Who did you make that request to?
16	Α.	The guy let me stick my head out the door.
L 7		Yolanda and them was still in the house.
18		I said whoever just put my son on Instagram in
19	handcuffs,	take him off.
20		Yolanda said something smart. I said something
21	smart back	· .
22		But the post was removed.
23	Q.	What did she say to you and what did you say to
24	her?	
25	Α.	She told me to wait until the police officers

	Page 54
1	leave. I told her I sure will.
2	Q. Meaning what?
3	A. I took it as I took it to be honest.
4	Q. And how did you take it?
5	A. That she wanted me to confront her and deal with
6	her after the police officers left.
7	Q. But they did whoever put the post on Instagram
8	took it down?
9	A. They did remove it, yeah.
10	Q. After that exchange that you had with Yolanda,
11	did you go back to being cordial?
12	A. By the time Ziyel was on Instagram and, like I
13	said, the post was removed my mom and my sisters were
14	heated. So she had words back and forth.
15	It was left alone until the next day.
16	And I think I was going to Walmart if I recall.
17	She was outside with her boyfriend, she was
18	saying stuff. I let it go.
19	When I got back, she was still outside with her
20	boyfriend.
21	Then I walked up to her car. I said the police
22	officers are not here no more.
23	She shut the car door.
24	Q. She was in her car?
25	A. They were outside, standing outside of her car.

Page 55 And so when you walked up to her, was she in the 1 Ο. 2 car or out of the car? She was out of the car. Α. 3 And you said the police officers are not here Ο. 5 now? 6 Α. Yes. 7 Q. Meaning what? Whatever she meant when she said when the Α. 8 9 officers was there. And then what did she do? 10 Ο. She got in the car. And her boyfriend got in the 11 Α. 12 other side of the car. And they just sat in the car. And what did you do? 13 Ο. I went in the house. 14 Α. What was her boyfriend's name? 15 Q. 16 Don't know. Α. 17 Did you know at some point in time? Q. 18 You never knew his name? 19 Α. No. 20 But you knew he was her boyfriend? Q. 21 Α. Yes. 22 Did he live there with her? Ο. 23 Α. No. Did you have any further dealings with Yolanda 24 Ο. 25 about the Instagram post after that?

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Page 56

Α. No. She -- not, not with her.

> She started, she started a club. And one of the club members asked me about it.

And my response was even if it was her child or not or if we got along or not, I wouldn't never put her child on no kind of social media platform, not in handcuffs or without her permission at all -- even if it was just a regular picture.

And they said they understood.

- That was a different club than the one that we Ο. talked about earlier?
 - Α. Yes.
 - Was it the same kind of club, social club? Ο.
- 14 Α. Yes.

1

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- 15 Do you remember the name of it? Q.
- 16 Dirty Girl. Α.
- 17 And you weren't involved with that club? Q.
- 18 Α. No.
- 19 But you had a mutual acquaintance who was in it? Q.
 - I was part of Turning Heads Social Club. Α.
- Turning Heads? 21 Q.
- Yes. 22 Α.
- 23 Ο. Are you still involved with that?
- 24 Α. Yes.
- 25 And who was it who raised the subject of the Ο.

	Page 57
1	Instagram post with you?
2	A. Her name is Cher Petty.
3	Q. And it's your understanding she was part of
4	Yolanda's social club?
5	A. Yes.
6	Q. Okay. And is she part of yours also?
7	A. No, ma'am.
8	Q. Okay. So going back to the search warrant.
9	You were at the Food Lion or on your way to the
10	Food Lion when the police first arrived at your apartment.
11	Is that right?
12	A. Yes.
13	Q. So you did not see them approaching?
14	A. No.
15	Q. And you didn't see how they entered your
16	apartment?
17	A. No.
18	Q. But they didn't damage the door?
19	A. No.
20	Q. Did your kids tell you how they, anything about
21	how they entered the apartment?
22	A. Yes.
23	Q. What did they say?
24	A. They was going out the door to meet J.I
25	because they was on the game all day. And J.I. told them

Page 58 1 let's go outside on the front porch. And as they opened the door, they just seen a 2 whole bunch of cops coming with guns. And they ran. 3 Is it your understanding that they ran into both 4 Ο. apartments, like the kids kind of, some ran in one and some 5 6 ran in the other? Or do you know? 7 They just told me how they ran in my house. Not, they didn't give no details about Yolanda's. 8 9 Q. So when you arrived home, the people in your house were Kamisha, Robert. Those are the people who were 10 inside the house. 11 12 Α. Yes. 13 Ο. Is that right? 14 And on the front steps were -- who did you say 15 was sitting --16 Z.G. and Dyamond. Α. 17 Z.G. and Dyamond. And was anybody else in your Q. 18 apartment? 19 Α. No. How long was it from when you arrived at your 20 house to the point where the detectives and officers left? 21 I want to say a few hours. 22 Α. 23 Did they stick around after they had finished the search and were kind of in the vicinity after they finished 24

25

searching?

Page 59 1 An officer stayed inside. Everybody basically 2 left at one time. And there was some other stuff going on inside of the parking lot, but they wouldn't let us see. 3 4 Ο. You were aware that they were doing something else --5 In the parking lot. 6 Α. 7 But you didn't observe what it was? Ο. 8 Α. No, ma'am. 9 Do you know if they arrested anybody in the Q. 10 neighborhood that day? 11 Α. No, ma'am. 12 MS. PACKER: Could we take a short break? 13 THE VIDEOGRAPHER: Off the record at 11:27. 14 (Off the record) 15 THE VIDEOGRAPHER: Back on the record at 11:38. (Exhibit 8 is marked for identification.) 16 17 BY MS. PACKER: 18 Q. Ms. Walton, I'm showing you what we've marked as Exhibit 8, which is a photograph. 19 20 Do you recognize this person? 21 Α. No. And it says that his name is Marcus Van Irvin. 22 Ο. 23 Do you recognize that name? I recognize the name. 24 Α. 25 Ο. How do you know the name?

Page 60 From when I had a meeting with the lawyers. 1 Α. 2 Okay. So without telling me anything that you Ο. learned from your lawyers, you're not familiar with Mr. Van 3 Irvin outside of the context of a meeting with your 4 lawyers? 5 6 Α. No, ma'am. 7 You don't remember seeing him in your neighborhood? 8 9 Α. No, ma'am. 10 Okay. I'm going to show you what we've marked as Ο. Exhibit 9, which is another photograph. 11 12 (Exhibit 9 is marked for identification.) BY MS. PACKER: 13 14 Are you familiar with this person? Ο. 15 Α. No, ma'am. 16 And Exhibit 10 is a photo of the same person with Ο. 17 different hair style. (Exhibit 10 is marked for identification.) 18 19 BY MS. PACKER: 20 Are you familiar with him now that you see 21 another photograph? 22 No, ma'am. Α. 23 Ο. And the photos are labeled Dennis Leon Williams. 24 Are you familiar with Mr. Williams --25 Α. No, ma'am.

		Page 61
1	Q.	by name? Okay.
2		After the detectives and police officers finished
3	up on May	21st and left, what did you do next?
4	Α.	After they left the home?
5	Q.	Yes.
6	Α.	Calmed my mom and sisters down. Then they left.
7	Continued	on my day.
8	Q.	So your mom and your sister actually drove over
9	to your p	Lace?
10	Α.	Sisters, yes.
11	Q.	Sisters. How many sisters?
12	Α.	Four.
13	Q.	Did they all come?
14	Α.	Yes.
15	Q.	What are their names?
16	Α.	Shaquita Leach.
17	Q.	Okay.
18	Α.	Tanzania Dillard, Morena Dillard, and Shansah
19	Dillard.	
20	Q.	And all four of them and your mother came over to
21	your place	2
22	Α.	Yes.
23	Q.	because they had seen the photo on Instagram?
24	Α.	Yes.
25	Q.	Why did they come over?

		Page 62
1	A. My k	ids doesn't do anything.
2	Q. What	do you mean by that?
3	A. Basi	cally, we're personal, like we're very
4	personal.	
5	Q. Priv	ate?
6	A. Very	
7	Q. And	so they were upset by seeing this photo?
8	A. Yes.	
9	Q. And	what did they come over to your house to do?
10	A. They	thought something was wrong, just thought
11	something went	wrong.
12	Q. What	did you explain to them when they got there?
13	A. I ju	st I couldn't explain nothing. I said
14	they're in the	wrong house.
15	Q. So y	ou said you calmed them down. How did you do
16	that?	
17	A. I ju	st told them Yolanda wasn't nobody no
18	disrespect.	
19	Q. So w	ere you attributing what had happened to
20	Yolanda and he	r household?
21	A. Uh-h	uh.
22	Q. Is t	hat a yes?
23	A. Yes.	
24	Q. Okay	. How long did your mother and sisters hang
25	around?	

	Page 63	
1	A. About a good 10 minutes.	
2	Q. And then you went about your day?	
3	A. Yes.	
4	Q. You mentioned before that you had gone to Food	
5	Lion to get something to fix for supper.	
6	A. Yes.	
7	Q. Did you fix supper?	
8	A. No.	
9	Q. What did you do?	
L 0	A. Just started everybody just got in one room,	
L1	we sat there, talked, laughed. That's it.	
L 2	Q. What were you talking about?	
L 3	A. What happened.	
L 4	Q. What do you recall about that conversation?	
L 5	A. They was just telling how they was going out the	
L 6	door to meet J.I. And that was it.	
L 7	Q. And then they described that they saw the police	
L 8	coming toward them?	
L 9	A. Yes. And how they was telling the cops that	
20	their sister was pregnant when they was telling them to	
21	come down the steps.	
22	Q. Did they say how the police interacted with your	
23	daughter who was pregnant?	
24	A. They was like they just told everybody to come	
25	downstairs because they all ran upstairs but her and	

	Page 64
1	Robert.
2	Q. And the police asked them to come downstairs?
3	A. They was yelling everybody come downstairs.
4	Q. And Robert and Kamisha came downstairs?
5	A. Kamisha said she thought they was joking.
6	Q. Really? Did she eventually come downstairs?
7	A. She did once she heard the cops.
8	Q. So when the boys ran in the house and said to
9	come down is it the boys who told her to come downstairs
10	or the police?
11	A. They ran, the boys ran in the house and ran
12	upstairs and locked themselves in the room with Kamisha and
13	told her cops were in the house. She thought they were
14	joking.
15	Then Kamisha heard the cops say everybody come
16	downstairs.
17	Q. And did she go downstairs then?
18	A. Yes.
19	Q. They all went downstairs?
20	A. Yes.
21	Q. And nobody was physically harmed, right?
22	A. No.
23	Q. Okay. I asked a question with a double negative
24	in it. Was anybody physically harmed?
25	A. No.

Page 65 1 Ο. Did your kids tell you anything about the police, 2 whether they were polite or rude or anything about how -did they characterize how they interacted with them? 3 4 Α. Ziyel. 5 What did he say? Q. 6 He got, basically they slammed him, handled him 7 rough. And the lady officer told him not to look at them, look at her. 8 9 Q. When you say slammed down, what do you mean? 10 Α. Like I guess -- I can't -- I mean I can't -- I just --11 12 Q. You weren't there, you're just repeating what he 13 told you? 14 Α. Yes. 15 Okay. And then the lady officer told him not to Q. 16 look at her. Is that what you --17 Α. Yes. 18 Q. Did he tell you anything else? 19 He was just scared. Α. 20 Did you, do you recall anything else about what Q. you did, what you and your family did after the police had 21 all left? 22 23 Α. I'm not sure. That's it. Do you recall -- you all got together and you 24 Ο. 25 And do you recall if you eventually had a meal? talked.

		Page 66
1	Α.	I didn't cook that night. I do know that.
2	Q.	Okay.
3	Α.	I think they ate what was, they could find
4	downstair:	s because I didn't cook. I do remember that.
5	Q.	In May of 2020, did you have a plan to move out
6	of the ne:	ighborhood?
7	Α.	Yes.
8	Q.	What was that plan?
9	Α.	Before Kamisha had the baby, I wanted to be out
10	of the ne:	ighborhood anyway.
11	Q.	Why was that?
12	Α.	That's not a place anybody's kids need to grow up
13	in. That	wasn't an apartment to stay for myself or my
14	kids.	
15	Q.	So you always wanted to be out of that
16	neighborh	ood
17	Α.	Yes.
18	Q.	the whole time you were living there?
19	Α.	Yes.
20	Q.	And you were able to move I believe you told me
21	in June of	f last year?
22	Α.	Yes.
23	Q.	And who lives with you now at your current
24	address?	
25	Α.	It's me, my fiance, and the boys, and Kamisha and

		Page 67
1	the baby.	
2	Q.	Kamisha had her baby?
3	Α.	Yes.
4	Q.	A boy or girl?
5	Α.	Boy.
6	Q.	How old is he now?
7	Α.	He's 2.
8	Q.	And who is your fiance?
9	A.	Keyarn Lane.
10	Q.	Say it again.
11	A.	Keyarn Lane.
12	Q.	Lane?
13	Α.	Yes.
14	Q.	And he lives with you?
15	Α.	Yes.
16	Q.	When did he, when did you become involved with
17	him, Mr.	Lane?
18	Α.	A year ago.
19	Q.	What does he do?
20	Α.	He's a Correctional Officer.
21	Q.	Where does he work?
22	Α.	Warren Correctional.
23	Q.	Your attorneys gave us some documents in
24	discovery	
25		And I want to show you one of them which I'm

	Page 68	
1	going to mark as Exhibit 11.	
2	A. Okay.	
3	(Exhibit 11 is marked for identification.)	
4	BY MS. PACKER:	
5	Q. Which looks like it's just a screen shot of a	
6	Facebook post	
7	A. Yes.	
8	Q by somebody whose name, on Facebook anyway, is	
9	KrayKray Johnson.	
LO	A. Yes.	
L1	Q. And who is KrayKray Johnson?	
L2	A. He's my nephew's father.	
L 3	Q. What's his actual name?	
L 4	A. Warren Johnson.	
L 5	Q. So Warren or KrayKray Johnson posts on Facebook	
L 6	you need a lawyer, that's a lawsuit for you and the kids	
L 7	A. Right.	
L 8	Q in response to a news, news piece about the	
L 9	execution of the warrant at your home. Is that right?	
20	A. Yes.	
21	Q. Do you recall when this well, it says	
22	A. February 2nd.	
23	Q February 2nd. So would that have been	
24	February 2nd of 2021 or do you know?	
25	A. This is this year.	

		Page 69
1	Q. 5	This year. Did you have any communications with
2	Warren abou	at this post?
3	A. I	No. It wasn't none of his business.
4	Q. I	Had you already retained a lawyer by the time he
5	posted this	s? Yes?
6	Α. Σ	Yes.
7	Q. V	When did you retain an attorney?
8	Α.	I don't recall the date.
9	Q. I	Do you remember how long it was after the search
10	warrant?	
11	A. I	No, ma'am.
12	Q. I	Do you recall how you found your attorneys?
13	A. 3	Yes, ma'am.
14	Q. I	How did you find them?
15	A. 3	Yolanda Irving.
16	Q. I	Did she approach you or did you approach her
17	about the t	topic of hiring an attorney?
18	A. S	She approached me.
19	Q. V	What did she tell you?
20	Α. 5	That it was just, it was wrong.
21	Q. 5	That what had happened was wrong?
22	Α. 3	Yes.
23	Q. V	What else did she tell you?
24	Α	That was basically about it.
25	Q. I	How soon was that after May 21, 2020?

		Page 70
1	Α.	Not for sure.
2	Q.	Do you think it was weeks or months or do you
3	know?	
4	Α.	Not for sure.
5	Q.	Do you know, did, did Yolanda tell you how she
6	found the	attorneys?
7	Α.	No. I didn't ask no questions.
8	Q.	Did you then meet with the attorneys?
9	Α.	Yes.
LO	Q.	Okay. Are you familiar with an organization
L1	called Ema	ancipate NC?
L 2	Α.	Yes.
L3	Q.	What do you know about Emancipate NC?
L 4	Α.	Not a lot, just a little.
L 5	Q.	What is your understanding of what they do?
L6	Α.	They help people that was wrongfully accused.
L7	Q.	Do you know anything else about them?
L8	Α.	No.
L 9	Q.	Do you know anything about their work relating to
20	people who	o have had search warrants executed at their
21	homes?	
22	Α.	No, ma'am.
23	Q.	And your attorneys also provided us with some
24	social med	dia posts that look like inquiries from the media
25	trying to	talk with you.

		Page 71
1	Α.	Yes.
2	Q.	Did you ever talk directly with any reporters?
3	Or do you	refer them to your attorneys?
4	А.	I referred them to my attorney.
5		Wait
6	Q.	Go ahead.
7	Α.	also I talked to one about the hearing.
8	Q.	Which hearing are you referring to?
9	Α.	When they was asking for the body cams to be
10	released t	to the public.
11	Q.	And did a reporter contact you and want you to
12	talk to hi	im or her?
13	А.	Yes.
14	Q.	Do you remember what you said?
15	Α.	Yes.
16	Q.	What did you say?
17	Α.	I said that if it was their child in that
18	situation	, they wouldn't ask for the matter to be private.
19	Q.	Okay. Was that published anywhere, your
20	comments?	
21	Α.	It was.
22	Q.	Where was it published?
23	Α.	I think it was ABC.
24	Q.	Do you remember any other interviews that you
25	gave?	

		Page 72
1	Α.	No, ma'am.
2		I also had another one when you asked did I
3	see any do	cuments
4	Q.	Yes.
5	Α.	I did a document before to correct the ages.
6	Q.	Tell me more about what you're referring to.
7	Α.	It's a document that we had that I had to sign
8	off on as	far as like the kids' and my ages and stuff.
9	Q.	And there was a mistake that you needed to
10	correct?	
11	Α.	Yes.
12	Q.	Okay.
13	Α.	So I didn't sign off on it. It needs to be
14	corrected.	
15	Q.	Okay. Thank you. I'm going to ask you some
16	names now.	
17	А.	Okay.
18	Q.	If you don't recognize them, just tell me you
19	don't. Bu	t if you recognize them, please tell me that.
20	А.	Yes.
21	Q.	Dawn Blagrove?
22	Α.	No.
23	Q.	Kesha Knight?
24	А.	No.
25	Q.	Amir Abboud?

			Page 73
1	А.	No.	
2	Q.	Gregory Washington?	
3	Α.	No.	
4	Q.	Keith Green?	
5	Α.	No.	
6	Q.	Jordan Miles?	
7	Α.	No.	
8	Q.	Curtis Logan?	
9	Α.	No.	
10	Q.	Isaiah Walker?	
11	Α.	No.	
12	Q.	Connell Wilson?	
13	Α.	No.	
14	Q.	Blake Banks?	
15	Α.	No.	
16	Q.	Mesiah Howard?	
17	А.	No.	
18	Q.	Shakari Ore?	
19	А.	No.	
20	Q.	David Mitchell?	
21	А.	No.	
22	Q.	Mario King?	
23	Α.	No.	
2 4	Q.	Sherrod Smith?	
25	А.	No.	

		Page 74
1	Q.	I already asked you about Marcus Van Irvin.
2		You know who he is, but you don't know him?
3	Α.	No. I don't know him.
4	Q.	I'm probably pronouncing this wrong Kadejah,
5	K-A-D-E-J	-A-H, Williams?
6	Α.	No.
7	Q.	Krystal Hamlett?
8	Α.	No.
9	Q.	Howard Jordan?
10	Α.	No.
11	Q.	Lakisha Leak?
12	Α.	No.
13	Q.	David Weaver?
14	Α.	No.
15	Q.	Brittany Quinn?
16	Α.	No.
17	Q.	Chutney Nance?
18	Α.	No.
19	Q.	Terry Harris?
20	Α.	No.
21	Q.	Some more names for you Daquan McLamb?
22	Α.	No.
23	Q.	Arion Quinerly?
24	Α.	No.
25	Q.	Antonio Hill?
	İ	

			Page	75
1	А.	No.		
2	Q.	Antwon Perry?		
3	А.	No.		
4	Q.	Carl Aguilar?		
5	А.	No.		
6	Q.	Demorris Meeks?		
7	А.	No.		
8	Q.	Willie Robertson?		
9	А.	No.		
10	Q.	Lorina Rogers?		
11	А.	No.		
12	Q.	Kmore Scott?		
13	А.	No.		
14	Q.	Ashley Bost?		
15	А.	No.		
16	Q.	Marcus Davis?		
17	А.	$N \circ$.		
18	Q.	Raymond Burnette?		
19	А.	$N \circ$.		
20	Q.	Shaquan Williamson?		
21	А.	$N \circ$.		
22	Q.	Devin Thompson?		
23	А.	No.		
2 4	Q.	Lawrence Steverson?		
25	Α.	No.		

		Page 76
1	Q.	Carrington Scotland?
2	А.	No.
3	Q.	Terry Lamar Harris?
4	А.	No.
5	Q.	Jonathan Cooke?
б	А.	No.
7	Q.	Clifton Washington?
8	А.	No.
9	Q.	Jonathan O'Neal?
10	А.	No.
11	Q.	Jackie Willingham?
12	А.	No.
13	Q.	Deonte Thomas?
14	А.	No.
15	Q.	Prior to May of 2021, where would you obtain
16	routine m	nedical care?
17	Α.	Raleigh Associated Medical.
18	Q.	Is that where you would go for just regular
19	appointments, that type of thing?	
20	Α.	Yes.
21	Q.	Raleigh Associated Medical?
22	А.	Yes.
23	Q.	Where are they located?
24	А.	On Six Forks Road.
25	Q.	Did your kids go to the same medical provider?

		Page 77
1	Α.	Yes no, not as myself. I'm sorry.
2	Q.	Okay. Where did your children obtain routine
3	medical ca	are? And if it's different for different
4	children -	
5	Α.	No. They're all the same.
6	Q.	Okay.
7	Α.	Growing Child Pediatrics.
8	Q.	Where is
9	Α.	Horizon Drive.
10	Q.	Have you ever had any psychological counseling or
11	therapy?	
12	Α.	No.
13	Q.	Have any of your kids?
14	Α.	No.
15	Q.	How is your health generally, your physical
16	health?	
17	Α.	Good.
18	Q.	How about your kids, are they all in good health?
19	Α.	Everybody has asthma. But other than that,
20	they're go	ood.
21	Q.	Did Ziyel go see a psychologist or therapist at
22	Etheridge	Psychology?
23	Α.	We had one virtual.
24	Q.	A virtual, by Zoom or
25	Α.	Yes.

	Daga 79
	Page 78
1	Q. Were you present during that session?
2	A. Yes.
3	Q. How did it come about that Ziyel had that session
4	with Etheridge Psychology?
5	A. My attorneys.
6	Q. Your attorneys arranged it?
7	A. Yes.
8	Q. Has anybody else, you or any of your other kids,
9	seen any therapist or psychologist as a result of the
10	search warrant incident on May 21, 2020?
11	A. No.
12	Q. Has the opportunity been offered to anyone else?
13	A. I have tried to get Ziyel one.
14	Q. I'm sorry?
15	A. I tried to get Ziyel to see one.
16	Q. Okay.
17	A. He wouldn't.
18	Q. Ziyel would not?
19	A. No.
20	Q. So I don't understand. I thought you said Ziyel
21	had seen
22	A. He seen the one from her.
23	Q. Got you. But he will not see any, he won't go
24	for any additional
25	A. Before her, he will not.

	Page 79
1	Q. Okay. Before let's get the name Dr.
2	Etheridge, he would not go to see anybody?
3	A. No.
4	Q. Why were you trying to get him to go see
5	somebody?
6	A. My son won't come out the front door.
7	I pay extra money for him to go to the
8	barbershop. They have to close the barbershop for him to
9	be in there by himself.
10	It's like he's, it's like we live here, he
11	probably lives
12	Q. So you
13	A not in school.
14	Q. You were concerned about him?
15	A. Very.
16	Q. And you tried to get him to go get some
17	counseling?
18	A. He don't trust nobody but me.
19	Q. But he was willing to speak with Dr. Etheridge?
20	A. Not at first.
21	Q. You had to convince him?
22	A. I had to be there.
23	Q. But he did talk with Dr. Etheridge?
24	A. Barely.
25	Q. And have you tried to get him to go to any

		Page 80
1	counseling	g since that session with Dr. Etheridge?
2		You're nodding yes.
3	Α.	Yes.
4	Q.	Has he refused?
5	Α.	Only if I be there.
6	Q.	Do you need a tissue? There's some right there.
7		Are you okay to keep going? Or do you want to
8	take a bre	eak?
9	Α.	I'm okay.
10	Q.	All right. So he will only go to see a therapist
11	if you're	with him?
12	А.	Yes.
13	Q.	Have you tried to make arrangements for him to do
14	that or no	pt?
15	Α.	I'm working on it.
16	Q.	Okay. So I'm looking at the have you seen the
17	report by	Dr. Etheridge?
18	Α.	Yes.
19	Q.	He said that your family moved a couple of months
20	following	the 5-21-20 incident.
21		Is he just mistaken about the timing on that?
22		Because I think you told me you moved in the
23	next, the	following year.
24	Α.	We moved in '20, this is 2022, we move in 2021 of
25	June.	

	Page 81
1	Q. And so if he said the family moved a couple of
2	months following the 5-21-20 incident, is he just off on
3	his dates?
4	A. Yes.
5	Q. And he says he's in contact with his biological
6	father. Does he see his father?
7	A. Yes.
8	Q. Do they have a good relationship?
9	A. No.
L O	Q. What why do they not have a good relationship?
l 1	A. They haven't seen him it's like when he gets
L 2	in a relationship, they're nonexistent.
L 3	Q. What do you mean by that?
L 4	A. They're nothing to him. I think the most that
L 5	he's been around them is now since he done seen the news.
L6	But
L 7	Q. So their father was out of the picture for a
L 8	while?
L 9	A. Yes, ma'am.
20	Q. But he's back in the picture?
21	A. Yes.
22	Q. So how often does Ziyel see his father?
23	A. Now, every other day.
24	Q. And why do you think that that has changed?
25	A. He's seen them on the news.

	Page 82
1	Q. And what do you think has that changed his
2	motivation?
3	A. Ziyel's?
4	Q. Or are you talking about who saw him on the
5	news, the father saw
6	A. Yes. The father saw them.
7	Q. And why do you think that has caused him to see
8	Ziyel more often?
9	A. I guess he thinks he's going to get something out
L O	of it I guess.
L1	Q. Ziyel said that he had a learning disorder when
L 2	he was young and that he had an IEP in school.
L 3	A. Yes.
L 4	Q. Tell me what you remember about that.
L 5	A. He lagged, had a hard time in English with
L 6	comprehension.
L 7	Q. Did he have to repeat second grade?
L 8	A. Yes. I wanted him to repeat the second grade.
L 9	Q. Other than the learning disorder that he had, did
20	he have any other problems in elementary school?
21	A. No, ma'am.
22	Q. And he talked about transferring from Leesville
23	to Athens High School. What was the reason that he
24	switched high schools?

25

A.

We moved.

Page 83

Q. Okay. And in this report by Dr. Etheridge, she reports that you pulled him out of school last week.

But this would have been, this was October 5th that you were talking with her, 2022.

A. I'm not sure.

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- Q. Okay. But do you recall that you pulled Ziyel out of high school in late September, early October?
 - A. It was in October, yes.
 - Q. And why did you do that?
- A. I had a conversation with the school about his small settings. They did let him do summer school virtual.

But when it was time for him to go back in, they wouldn't let him do virtual or -- I knew they offered, I do know they did offer incoming school after the school closed some classes online. And they wouldn't offer it to him online.

- Q. And why was that a problem?
- A. She said that, that they couldn't, that was --
- Q. Why did you want him to be attending virtually?
- A. Last year when he tried to go back, when they lifted virtual, I had to go pick him up every day.
 - Q. Why was that?
- A. He couldn't be around a large, it was just too much, his anxiety.
 - Q. Is he taking any medication for anxiety?

		Page 84
1	Α.	No.
2	Q.	Is he receiving any treatment?
3		I know you told me that you tried to get him to
4	go see sor	meone and he wouldn't.
5		But to your knowledge, has he received any
6	treatment	for his anxiety?
7	Α.	No.
8	Q.	When he begins at Wake Tech, will that be in
9	person or	online?
10	Α.	Virtual.
11	Q.	And Ziyel had worked at Walmart. Is that right?
12	Α.	Yes.
13	Q.	What was he doing at Walmart?
14	Α.	He was working in the back, breaking down the
15	boxes.	
16	Q.	And why did he leave that job?
17	Α.	Christmas, when the Christmas holidays started,
18	it was, wh	nen he had to go out in the store to take the
19	boxes bacl	there, it was just a little bit too much with
20	the crowd	
21	Q.	Did he quit or did they terminate him?
22	Α.	He quit.
23	Q.	And he worked at Burlington Coat Factory as well?
24	Α.	For two days.
25	Q.	And why did he not stay with that job?

	Page 85
1	A. The crowd.
2	Q. He had a concussion in July of 2022?
3	A. Yes.
4	Q. How did he get that concussion?
5	A. He was walking, him and Robert was walking to the
6	Dollar Tree to get some snacks. And the guys wanted to
7	know who they were. They didn't answer. And they ended up
8	jumping on Ziyel.
9	Q. Who were these guys?
10	A. Some guys that was at the park. Not for sure.
11	Q. And how was he they jumped him. And how did
12	he get the concussion, do you know?
13	A. They was stomping him in the head and stuff.
14	There was I think five.
15	Q. Were these people that your son knew?
16	A. No.
17	Q. They were strangers?
18	A. Yes.
19	Q. Were the police called?
20	A. Yes.
21	Q. Were there any arrests?
22	A. No.
23	Q. Did he receive treatment as a result of that
24	concussion?
25	A. He went to the hospital.

		Page 86
1	Q.	What hospital did he go to?
2	Α.	The one in Garner, the WakeMed in Garner.
3	Q.	Was he admitted?
4	Α.	No.
5	Q.	Was he just seen in the emergency room?
6	Α.	Yes.
7	Q.	And did they diagnose him with a concussion?
8	Α.	Yes.
9	Q.	Did he have to follow a concussion protocol?
10	Α.	They just said he needed rest, sleep.
11		And I got a paper from a neurologist, but he
12	didn't wa:	nt to go.
13	Q.	So they referred him to a, go see a neurologist,
14	but Ziyel	did not want to go?
15	Α.	No.
16	Q.	So you didn't take him?
17	Α.	No.
18	Q.	Did he have any other treatment as a result of
19	that conc	ussion?
20	Α.	No.
21	Q.	Did he have any other injuries from that attack?
22	Α.	Just lip busted. But other than that, he was
23	Q.	So when Dr. Etheridge was on the Zoom call or
24	however i	t was set up and asked Ziyel about the events that
25	occurred	on May 21st, he did not want to talk about it
	İ	

	Page 87	
1	according to her report.	
2	Is that what you recall?	
3	A. Yes.	
4	Q. Does he still spend time with Z.G.?	
5	A. Yes.	
6	Q. Are they still good friends?	
7	A. Yes.	
8	Q. Other than the concussion, has Ziyel ever had any	
9	serious injuries?	
10	A. No.	
11	Q. Has he ever had any health problems other than	
12	the asthma?	
13	A. No.	
14	Q. Prior to May of 2021, did he ever show signs or	
15	symptoms of anxiety that you saw?	
16	A. No.	
17	Q. Have Kamisha and Robert been offered the	
18	opportunity to speak with Dr. Etheridge?	
19	A. Yes.	
20	Q. Have they declined?	
21	A. They didn't decline, but Kamisha works third	
22	shift.	
23	Q. It's not, it's not going to fit into her	
24	schedule?	
25	A. Not if she sleeps.	

Kenya Walton

Irving, Yolandav. The City Of Raleigh

Page 88 1 Ο. As far as you know, does Kamisha have any plans 2 to see Dr., to have a session with Dr. Etheridge? I know she has, I know she says she was going to 3 get therapy herself. But I never followed up on that. So as far as you know, she hasn't seen any 5 Q. 6 counselor or therapist as a result of the events on May 7 21st? No, ma'am. 8 Α. 9 Q. What about Robert? No, ma'am. 10 Α. What about you? 11 Ο. 12 Α. No. 13 Ο. Is there a reason that you haven't? I'm just trying to be there for my kids. 14 Α. 15 I know you said you call her by a different name, Q. 16 but is Z.G.'s mother's name Nanetta? 17 Α. Yes. 18 Q. Was she present in the home on May 21st? 19 Z.G., just Z.G. Α. No. 20 Have you talked with Nanetta about what happened Q. 21 on that day? 22 I called her. And she just asked was everybody Α. 23 okay. You called her that day? 24 Ο. 25 Α. Yeah.

Page 89 1 Ο. Just to let her know what had happened? 2 Yes. Α. When she asked was everybody was okay, what did 3 Q. you tell her? 5 I told her yes. Α. 6 Q. You've told me a little bit about Ziyel and the 7 anxiety that he has and not wanting, and wanting to be with you and not wanting to be in large groups. 8 9 Α. Yes. What about Kamisha, have you observed any changes 10 Q. in her since May of 2021 [sic]? 11 12 Α. No. How about Robert? 13 Ο. Robert's Robert. 14 Α. No. 15 So Robert seems to be the same as he always has Q. 16 been? 17 My kids are very private. So they don't have a 18 lot of friends. 19 Okay. Q. 20 I think Ziyel, once Ziyel played, Ziyel --Dyamond is more sport-ish, Ziyel is not doing anything. 21 22 So they -- we're all tight knit. So I guess as 23 long as we have each other, it's fine -- well, not fine, but as long as --24 25 And Dyamond, has Dyamond seen a counselor to your Ο.

	Page 90
1	knowledge?
2	A. I'm not for sure.
3	Q. As far as you know, has he?
4	A. I'm not for sure.
5	Q. Okay. Do you just not remember? Or you just
6	don't know? Or
7	A. Dyamond just lost a baby.
8	Q. I'm sorry to hear that.
9	A. So I'm
L O	Q. Right. So you wouldn't know about that?
l1	So with respect to May, the search warrant
L 2	episode, May 21, 2020, has Dyamond sought any treatment?
L 3	A. Not that I know of, no.
L 4	Q. Have you observed any changes in Dyamond related
L 5	to or following that event?
L6	A. Just socially, they're not socially like they
L7	used to. He's a little more sociable than Ziyel, but not
L 8	as much as he used to.
L9	Q. How do you what do you mean by that?
20	A. Dyamond, Dyamond's the jokester. Dyamond is the,
21	Dyamond is I guess the one who makes everybody laugh. He's
22	more friendlier. He's the people person.
23	I mean he's still a people person, but he's not
24	like they used to be.
25	Q. You said he recently lost a baby?

Page 91 1 Α. Yes. 2 After -- going back in time now to May of 2020, 3 2021 -- did Ziyel and Xavier get into it with each other on social media in the days following the search warrant? 4 I'm not for sure of the date. 5 Α. 6 Q. Do you recall a few days later the police were 7 called? I don't think I was there. Α. 8 9 Q. But do you recall that that happened? 10 Α. Yes. And was it Yolanda who called the police? 11 Ο. 12 Α. I guess, yes. 13 Ο. How do you, how did you become aware that the police had been called? 14 15 Α. I think it was Gina had called me. 16 Who's that? Ο. 17 Xavier was dating her daughter. Α. 18 Q. And what did she tell you? She said that the kids had a -- I think it 19 Α. 20 started with J.I. And Xavier got, had ended up getting I don't know how it started. 21 into it. 22 But I just told her I wasn't going to get in the 23 middle because they was going to be friends a couple days later. 24 25 Do you recall speaking to a police officer on, Ο.

	Page 92
1	about four or five days after the search warrant episode?
2	A. I don't recall.
3	Q. Do you recall that after that picture was taken
4	off of Instagram, the one of Ziyel in handcuffs, do you
5	recall that Xavier and Ziyel were talking back and forth on
6	social media about fighting?
7	A. I don't recall that. I just remember it was J.I.
8	and Ziyel supposedly. I didn't see any messages.
9	Q. Okay. And you don't recall speaking to the
L O	police about this?
L1	A. I don't recall.
L2	Q. To your knowledge, have any of your kids ever
L3	used marijuana?
L 4	A. Yes.
L 5	Q. Who has used marijuana?
L 6	A. Ziyel.
L 7	Q. What do you know about that?
L 8	A. That's how he eat and sleep.
L9	Q. I'm sorry?
20	A. That's how he can eat and sleep.
21	Q. So he uses it on a regular basis?
22	A. No.
23	Q. Well, what do you mean that's how he can eat and
24	sleep?
25	A. When his anxiety is high.

		in thing, I standard the stop of transfer
		Page 93
1	Q.	When did he first start using marijuana?
2	Α.	To my knowledge, I want to say like a year ago.
3	Q.	Do any of your other kids use marijuana?
4	Α.	No.
5	Q.	Do you?
6	Α.	No.
7	Q.	Where does Ziyel obtain the marijuana?
8	Α.	Me.
9	Q.	Where do you obtain it?
10	Α.	My brother.
11	Q.	Who is your brother?
12	Α.	William Swang.
13	Q.	Say it again.
14	Α.	William Swang.
15	Q.	And how does he obtain it?
16	Α.	I don't know.
17	Q.	Does he sell marijuana to people other than you?
18	Α.	No.
19	Q.	Just you?
20	Α.	He I don't even pay for it.
21	Q.	Provides?
22	Α.	Yeah.
23	Q.	Okay.
24	Α.	So it's just when he can't sleep. I just, I ask
25	becaus	e he lost weight. He gets up like at 12:30, 1:00

	Page 94
1	o'clock, wanting to text or talk. I got to be to work at
2	3:30. So I'm barely sleeping. So
3	Q. You're talking about Ziyel
4	A. Yes.
5	Q who is waking you up or preventing you from
6	sleeping?
7	A. Yes.
8	Q. And so you asked your brother for some marijuana?
9	A. I just looked it up online and kind of did my
LO	research.
L1	Q. And what did you see?
L 2	A. Sometime it helps with anxiety and depression.
L 3	Q. And how did you go about, how did you know to ask
L 4	your brother?
L 5	A. I just asked him did he know where to get it
L 6	from.
L 7	Q. And what did he say?
L 8	A. He told me he'll call me back.
L 9	Q. And what did he say when he called you back?
20	A. He just told me to meet him. And I did. And he
21	gave it to me.
22	Q. How many times has he provided you with marijuana
23	for your son?
24	A. I don't know. Not for sure.
25	Q. Is it a regular basis?

	Page 95
1	A. It's not on a regular basis.
2	Q. How many times a week or a month would you say?
3	A. Maybe twice a month.
4	Q. And that's been going on for about a year?
5	A. Yes.
6	Q. Other than your attorneys, who have you spoken
7	with about what happened on May 21, 2020?
8	A. Nobody.
9	Q. You talked with your kids a little bit.
10	A. The children.
11	Q. Yeah. But nobody else?
12	A. No. It's none of their business.
13	Q. Did you and Yolanda ever talk about it?
14	A. Just when the lawyer came. But other than that,
15	no.
16	Q. And your understanding from what your kids told
17	you is that when they saw the police, they ran back inside.
18	Is that right?
19	A. Yes.
20	Q. But they weren't chased by the police as far as
21	you're aware?
22	A. Not that I was aware of.
23	THE VIDEOGRAPHER: We've got 10 minutes
24	MS. PACKER: This would be a good time to break.
25	THE VIDEOGRAPHER: Off the record at 12:20.

	Page 96
1	(Off the record)
2	THE VIDEOGRAPHER: This begins Disk Number 2 in
3	the deposition of Kenya Walton. The time is 1:37.
4	BY MS. PACKER:
5	Q. Ms. Walton, are you holding up okay?
6	A. Yes, ma'am.
7	Q. I have a few more questions for you, and then
8	I'll show you a couple of videos, and then pass it on to
9	some of the other attorneys.
LO	A. Okay. I have one more
L1	Q. Yes, ma'am.
L 2	A. You had asked me about the suspension he did
L3	have one last year in August.
L 4	Q. You're talking about Ziyel
L 5	A. Ziyel, yes.
L 6	Q had another suspension?
L 7	A. Last year in August.
L 8	Q. Okay. And what was that for?
L9	A. He had went home because his anxiety was high.
20	And he came back. And it was the he walked in the
21	classroom. And they, like they smelled marijuana.
22	And they asked him did he smoke. And he said
23	yes. But he didn't have it on him. But when they searched
24	his bag, they found a cigarette lighter.
25	So that was it.

Page 97 1 Ο. So he was suspended for having the cigarette 2 lighter? Α. Yes. 3 Okay. And was it also for admitting that he had 4 Ο. smoked marijuana? Or do you know? 5 6 Α. I'm not for sure. It was just that he smelled 7 like it, he admitted it. And when they searched his stuff, he had the, like the little cigarette thingy. 8 9 Q. And how long was he suspended for? I think a week. 10 Α. Thank you for, for clarifying that. 11 Ο. 12 In one of the documents I was looking at, I saw a reference to a man had been killed across the street from 13 where you lived on Burgundy. 14 15 Α. Yes. 16 Do you remember that? Ο. 17 Α. Yes. 18 Q. What do you remember about that? 19 The police knocking on the door and woke us up. Α. 20 Okay. Was that the same shooting that you were Q. talking about earlier? 21 22 Α. Yes. 23 Ο. And so somebody was actually killed in that shooting? 24 25 Α. Yes.

Page 98

	rage 70
1	Q. And you remember being woken up and asked
2	questions about it?
3	A. Yes.
4	Q. I asked you a little bit about the search that
5	the police conducted in your house.
6	Did you have an understanding of what they were
7	searching for?
8	A. The understanding was counterfeit money.
9	Q. Because they asked you if you had any counterfeit
L O	money?
L1	A. Uh-huh. Yes.
L 2	Q. Did, did you have any understanding that they
L3	might be looking for a person?
L 4	A. After, after they came back down, they said a
L 5	person had entered Yolanda's unit and something about the
L 6	attic and said the attic was connected.
L 7	But I wasn't for sure because I'd never been in
L 8	the attic.
L 9	Q. But you had the impression that perhaps the
20	police thought that a person could have entered Yolanda's
21	apartment and made his way over to your apartment?
22	A. Yes.
23	Q. And the search that they conducted, were you able
24	to see what they were doing while they were searching, at
25	least in the downstairs?

Page 99 1 Α. They didn't go, they didn't search anything 2 downstairs. Ο. Okay. So they didn't search the downstairs? 3 No, ma'am. Α. They went upstairs? 5 Q. 6 Α. Yes. 7 Ο. And so you weren't able to observe what they were looking for? 8 9 Α. No. When you went back upstairs after they had 10 Q. finished, when you eventually went back upstairs, was 11 12 everything the way you had left it? 13 Α. Yes. 14 Did you have any robberies at the apartment on 15 Burgundy prior to May of 2020? Were you a victim of a 16 robbery? 17 Α. Yes. 18 Q. How many times? 19 Α. Once. 20 What happened then? Q. I left, I left to go and, I left to go and pick, 21 Α. I think I went to pick one of the boys up from school, 22 23 Robert and Ziyel from school if I'm not mistaken. The 3000 dollars in my top drawer was missing. 24 25 Dyamond, all of Dyamond's shoes were missing. And we found

		Page 100
1	one shoe	outside of the window.
2	Q.	Did you report that to the police?
3	Α.	Yes.
4	Q.	Did they investigate?
5	Α.	Honestly, I don't know.
6	Q.	Or did they come
7	Α.	They came.
8	Q.	Yeah. Okay. Do you know how that person gained
9	entry to	your apartment?
10	Α.	Yes.
11	Q.	How?
12	Α.	He was Kamisha's friend.
13	Q.	Okay. A friend of your daughter?
14	Α.	Yes.
15	Q.	Do you know who it was?
16	Α.	Yes.
17	Q.	Was he ever arrested?
18	Α.	Yes.
19	Q.	And who, what's his name?
20	Α.	The little boy's name was not John George
21	Simms.	
22	Q.	And is it your understanding that Kamisha let him
23	in?	
24	Α.	Yes.
25	Q.	And he stole the money and the shoes while he was

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in your apartment?

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- A. Kamisha, Kamisha -- I'm not for sure how the story went -- but I know she said she, she had went outside to talk to Jasmine. And when she came back in the house, the back door was open. So --
- Q. And you discovered the money and the shoes were gone?
- A. Yes. Because the screen door where I park at in the back, the screen in the boys' room was out. And I found Dyamond's Air Force 1s, they were brand new, I only found one shoe. And I was like why is Dyamond's shoe -- that's when -- Kamisha was still in the front. And she was like well, George asked if he could come in and use the bathroom.

I said okay. I said so why is Dyamond's -that's when I went in there and all Dyamond's shoes were
missing. And I checked my top drawer, and the 3000 dollars
in my top drawer was missing.

- Q. Do you know if that money or those shoes were ever recovered?
- A. I know he admitted to it, but it was not recovered.
- Q. Have you been the victim of a crime on any other occasions?
 - A. My car was stolen.

		Page 102
1	Q.	When was that?
2	Α.	I don't remember.
3	Q.	Was it before 2020?
4	Α.	I think it was after.
5	Q.	Where was it stolen from?
6	Α.	From the Hog Pen.
7	Q.	What's that?
8	Α.	It's a motorcycle club.
9	Q.	Did you report it to the police?
10	Α.	Yes.
11	Q.	Did they arrest somebody?
12	Α.	No. They found the car.
13	Q.	And they did you recover the car?
14	A.	It had the yes.
15	Q.	How did they find the car? Were you about to
16	explain t	hat?
17	Α.	A tracker.
18	Q.	Okay. Any other times that you've been a victim
19	of a crim	e?
20	Α.	As far as an ex-boyfriend?
21	Q.	Sure.
22	Α.	That's it.
23	Q.	What happened with the ex-boyfriend?
24	Α.	I left him alone. When I was at work, he came in
25	the house	. He took all the, he took all Ziyel and

	Page 103
1	Dyamond's clothes.
2	And we called the police then. And the police
3	came to the police came well, I called the police,
4	and the police came to my job. But I had to file a civil
5	suit or something like that.
6	Q. Okay. Did you file a lawsuit?
7	A. No.
8	Q. You knew who had done it?
9	A. Yes.
10	Q. Who was he?
11	A. My ex-boyfriend. His name is Rashid Campbell.
12	Q. Did you ever get the clothes back?
13	A. No.
14	Q. Are there any other times you can think of that
15	you've been a victim of a crime?
16	A. Another ex-boyfriend.
17	Q. What happened with him?
18	A. I broke up with him, and he tried to kill me.
19	Q. Oh. How did he do that?
20	A. He when I was leaving, I was leaving the
21	house, I was leaving the house, going to the beach.
22	And he pulled up. And he asked could we have a
23	conversation. I said no.
24	When I said no, like 30 minutes, 45 minutes
25	later, he came while I was putting my bags in the trunk and

		Page 104
1	the kids v	was sitting on the steps, and he started shooting.
2	The trunk	of the car caught the bullet. So
3	Q.	Trying to shoot you?
4	Α.	Yeah. Yes.
5	Q.	But fortunately he missed?
6	Α.	Yes.
7	Q.	Did you report that to the police?
8	Α.	Yes.
9	Q.	And did they come?
10	Α.	Yes.
11	Q.	What happened?
12	Α.	He got arrested, did a restraining order.
13	Q.	Did he stay away from you after that?
14	Α.	Yeah. He stayed away for a while until he seen
15	me on the	news.
16	Q.	Has he reconnected or tried to reconnect?
17	Α.	Tried.
18	Q.	When he saw you on the news about the search
19	warrant?	
20	Α.	Yes.
21	Q.	And what was his name or is his name?
22	Α.	Floyd Dunn.
23	Q.	Can you say it again?
24	Α.	Floyd Dunn.
25	Q.	How did he try to reconnect with you?

Page 105 1 Α. Instagram and Facebook. 2 Did you respond? Ο. Tried to be nice, yes. 3 Α. Ο. What did you say? 5 He asked how everybody was doing, how everybody Α. 6 was holding up. I said fine. 7 We talked for a little while. And then he started saying that he needed a target truck company. 8 9 And I said oh, okay. 10 Then he said he wanted to get married. I told him I had a boyfriend. And that didn't go 11 12 well. So I applied for a restraining order. 13 Ο. Again? 14 Α. Yes. 15 And did you get the restraining order? Q. 16 I went to court. They did not have him served. Α. 17 So they gave me another court date. And I 18 couldn't remember when it was. So I think it kind of 19 scared him off because he didn't say nothing else to me 20 afterwards. 21 Are there other people who have contacted you, 22 you know, people that you knew in the past who have 23 contacted you as a result of seeing you on the news and your impression is they want to get something out of you? 24

I never had a close relationship with my mom.

25

Α.

Page 106 1 She talks to me every day. A lot of my friends that I don't talk to -- but 2 only thing I did was change my number honestly. 3 Ο. So your mom started talking to you more after you were on the news? 5 6 Α. Every day. 7 And is it your impression because she wanted to get something out of the situation? 8 9 Α. Yeah. She asked for the kids to come. If I was out of town, if the news people contact the kids, that 10 she'll talk for them. I just saw that nobody had my direct 11 12 number. 13 Ο. So have you changed your phone number as a result of these people trying to contact you? 14 15 Α. Yes. 16 That includes some friends you said started Ο. 17 trying to contact you more? 18 Α. Yes. 19 And now -- I'm not asking your phone number --Ο. 20 but who would have access to your new number one? 21 Α. My job, my boyfriend, and my kids. 22 Even the women in my, the club that I'm a part

of, I be careful what events I go to. But they don't even have my number.

23

24

25

You mentioned a couple times the motorcycle club. Ο.

Page 107 1 Α. Yes. 2 Tell me the connection between your social club 3 and the motorcycle club. We are the sister clubs to the motorcycle --4 meaning we, some of us do ride motorcycles, some of us 5 6 don't. Anything that our brethren clubs need as far as 7 their community events or supporting them, we go out and support. 8 9 Q. Are you a motorcycle rider yourself? I used to ride. I don't own one now. 10 11 Ο. Okay. I'm going to show you a few video clips 12 now. I'm just going to show you on my laptop. 13 Α. Yes, ma'am. 14 MS. PACKER: If anybody wants to move, feel free. 15 (Video is played.) 16 BY MS. PACKER: 17 Okay. Was that the video clip that you looked at Q. 18 before of you coming in? 19 Α. Uh-huh. 20 Who, who was that other woman who came in after Q. 21 you? 22 That was Brian's sister. Α. 23 Ο. Okay. Who is that? Brian, my ex-boyfriend, when I -- that's the one 24 Α.

25

that called me.

		Page 108
1	Q.	And what's her name again?
2	Α.	Aries. I don't remember her last name.
3	Q.	So did she just walk in with you?
4	Α.	Yes.
5	Q.	Where did you first see Aries?
6	Α.	When I told her I was pulling up in the back, she
7	was comin	ng through the apartments.
8	Q.	So she walked in with you?
9	Α.	Yes.
LO	Q.	And then she did she stay?
L1	A.	No. She ended up leaving because the dog ran
L 2	away, Rol	pert's dog ran away.
L3	Q.	Did she go after the dog?
L 4	A.	Yes.
L 5	Q.	Okay. Were you able to find the dog?
L 6	A.	Yes.
L 7		THE REPORTER: Did you want to identify that?
L 8		MS. PACKER: Sure. Exhibit 13.
L 9		(Exhibit 13 is marked for identification.)
20	BY MS. PA	ACKER:
21	Q.	When you said where are my babies is that what
22	you were	telling me about earlier where you did the
23	counting	in your head and one was missing and that was
24	Ziyel?	
25		You're nodding your head yes?

		Page 109
1	Α.	Yes. I'm sorry.
2	Q.	And then you discovered that he was next door
3	Α.	Yes.
4	Q.	in Ms. Irving's apartment?
5	Α.	Yes.
6		MS. PACKER: This is Exhibit 14.
7		(Exhibit 14 is marked for identification.)
8		(Video is played.)
9	BY MS. PAC	CKER:
10	Q.	The dog that you're referring to is Robert's
11	dog	
12	Α.	Yes.
13	Q.	that had run out?
14	Α.	Yes.
15	Q.	Who were you talking to on the phone?
16	Α.	I think that was my mom I think.
17	Q.	Do you think you called her or she called you?
18	Α.	I know she had called me.
19	Q.	Was this before the photo with handcuffs was
20	posted or	after or do you know?
21	Α.	I'm not for sure.
22	Q.	Okay. Do you know why she called you?
23	Α.	About the photo.
24	Q.	Okay. So it probably was after?
25	Α.	Uh-huh.

	Page 110
1	Q. And who was sitting on the coffee table?
2	A. That was Kamisha and Robert.
3	Q. And then the lady
4	A. That was Aries.
5	Q. Aries. And did you hear people laughing in that
6	video? Who was laughing?
7	A. It was Robert, I think the police officer, the
8	one that was asking about the dog, and Aries.
9	Q. What were they laughing about, do you remember?
10	A. Because the dog had run out the door.
11	Q. This next one I'm going to show you is a little
12	longer.
13	(Exhibit 15 is marked for identification.)
14	(Video is played.)
15	BY MS. PACKER:
16	Q. You were, you were angry at this point?
17	A. Yes.
18	Q. Were you angry because the photo had been posted
19	on Instagram?
20	A. No. It wasn't that. She called the landlord and
21	told the landlord that they was supposed to be in my house
22	and not hers.
23	Q. Oh, this is Yolanda?
24	A. Yes.
25	Q. How did you find that out?

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- Page 111 1 Α. The landlord called. 2 And what did the landlord say? Ο. She asked what was going on. 3 Α. And I didn't see the search warrant. 4 So she was like if the search warrant had my 5 6 address on it, that I would get evicted. 7 She said Yolanda had called her I guess in the midst of some, in between that time, and told her that the 8 9 search warrant was for my house for selling drugs. 10 Ο. So Yolanda told the landlord that it was your 11 house that was supposed to be searched for somebody selling 12 drugs? 13 Α. Uh-huh. And at the time, the landlord didn't have the search warrant then. 14 15 Q. And just for the record, you answered that yes? 16 Yes. Α. 17 Okay. And that made you mad? Q. 18 Α. Yes. 19 And you said something about your kids are not Ο. 20 supposed to be over there. Why was that? Because they're not, they wasn't -- at that time, 21 I think that's when they was bumping heads if I'm not 22 mistaken. I'm not for sure. 23
 - Ο. Had you told them not to go over to Yolanda's?
 - Not inside. Α.

24

25

	Page 112
1	Q. You told them not to go inside her house?
2	A. Yes.
3	Q. And why was that?
4	A. I think that's when they had the, J.I. and I'm
5	not for sure.
6	Q. Okay. You can't remember?
7	A. No.
8	Q. But you definitely remember that they were not
9	supposed to be over there
10	A. I'm a bit they're not allowed to be in
11	nobody's house.
12	At that time, that's when the whole bedbug
13	situation's over there. And that's not meant towards her
14	at all.
15	It's just like they would come in my house and
16	eat. Like they would go to her house, she would feed them
17	like at the back door.
18	But to be in there, be in there I mean why
19	would you run into her house?
20	Q. You didn't want them in her house?
21	A. Not with the whole bedbug thing.
22	Q. Okay. Did they get bedbugs at her house?
23	A. Have my kids?
24	Q. Yes. What are you referring to when you say the
25	bedbug thing?

	Page 113
1	A. Yeah. They have.
2	Q. Okay. At Yolanda's house?
3	A. Yes.
4	Q. And so you didn't want them going in her house?
5	A. No.
6	Q. And then you said something and I'm just
7	pardon the language, I'm just quoting getting my son in
8	some shit.
9	A. They was going back and forth. Like I said, I
10	didn't get in, I never got in the middle of it like I said.
11	Because like three or four days later, they would be
12	friends.
13	So if you all can't get along, just don't say
14	nothing to each other for a couple days.
15	Q. Had her kids gotten your kids in any trouble?
16	A. No just arguing back and forth.
17	Yolanda would put her two cents in there. She
18	would have somebody from her other club to say something to
19	me. It wasn't nothing for me to address.
20	But until you all can be friends, don't say
21	nothing to each other.
22	Q. And you said something about 40,000 I couldn't
23	understand what you were saying.
24	A. When Ziyel and Dyamond got in trouble at school
25	for that fight, I had to pay for an educational attorney

	Page 114
1	and a criminal attorney. And the grandparents helped.
2	Q. And why were you bringing that up in this
3	conversation?
4	A. Just in case something happened at Yolanda's
5	house.
6	Q. So you had already had to spend money on
7	attorneys. And you were worried that this could result in
8	you having to spend additional
9	A. I didn't know what was going on.
10	Q. But you were worried about it?
11	A. Yes.
12	MS. PACKER: Ms. Walton, thank you. I think
13	those are all my questions.
14	I'm sure some of these other attorneys will have
15	some questions for you.
16	THE WITNESS: Okay.
17	
18	EXAMINATION
19	BY MR. BENTON:
20	Q. Hi, Ms. Walton.
21	A. Hi.
22	Q. Hi. My name is Jason Benton again. I just have
23	some follow-up questions.
24	The nature of going second is that I jump around
25	a little bit, so forgive me.

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Page 115 1 Α. Okay. 2 But I'll try to work through it quickly. Ο. You mentioned someone in, that lived on Burgundy 3 Street named CeCe. 5 Α. Yes. 6 Q. Carena Welch? 7 Α. Yes. What unit did she live -- what was her apartment 8 Q. 9 number if you know? I don't know. But me and Yolanda's building was 10 right here. And my door was the last door. Her door was 11 12 the beginning door of the next apartment. I don't know the 13 number. So as you face your front door for 1628-A 14 Ο. 15 Burgundy Street, was CeCe's unit to your left? 16 Α. Yes. 17 And it was the next unit to the left? Q. 18 Α. The first door. 19 You mentioned 919 Bosses. And I think we Ο. 20 established that's a motorcycle club? They handle a lot of stuff with the motorcycle 21 clubs, everybody. 22 23 Ο. What do you mean? I'm sorry. They bless people in. They go off the rules, 24 like the new rules, new protocols, new bylaws that most 25

Page 116 1 people have to follow if they go. 2 Is, was 919 Bosses a club that you were a member of? 3 No. They sit among everybody, that Α. No. No. oversees everybody, all clubs. 5 6 Q. Oh, I see. 919 Bosses is an organization, is a 7 group that oversees other motorcycle clubs? Α. Yes. 8 9 Q. And were they overseeing the social club that you and Yolanda had created, Dream Crushers? 10 Α. 11 Yes. 12 Q. That wasn't a motorcycle club though? That was a social. 13 Α. 14 I think you explained to Leslie that the Q. 15 connection between that club and the motorcycle club is 16 that you're a sister organization of the motorcycle club? 17 We were, we were in the process of finding a 18 brethren club or we had to go up under Outcast. 19 And we was trying to avoid going up under Outcast 20 because Outcast is a little more, it's a little more -- I'm

And we was trying to avoid going up under Outcast because Outcast is a little more, it's a little more -- I'm trying to find the word for it -- you don't want to go up under Outcast.

- Q. Rougher?
- A. Yeah.

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Q. Is there criminal activity in the Outcast Club?

		Page 117
1	Α.	Yeah.
2	Q.	Is Outcast a motorcycle club?
3	Α.	Yeah.
4	Q.	Do you know you've mentioned and answered some
5	questions	about the search that occurred I believe you said
6	upstairs i	n your home after you gave permission.
7		Do you remember that?
8	Α.	Yes.
9	Q.	On May 21, 2020?
10	Α.	Yes.
11	Q.	Do you know what officers went upstairs to
12	search?	
13	Α.	They said the attic and for counterfeit money.
14	Q.	Do you know I asked that poorly.
15		Do you know who the officers were that actually
16	searched u	pstairs?
17	Α.	No.
18	Q.	Do you know how many searched?
19	Α.	No.
20	Q.	Do you know what they looked like, what they were
21	wearing?	
22	Α.	I just remember one of them had the ATF thing on.
23	The other	one I'm not for sure but he didn't go up
24	there by h	imself.
25	Q.	The one with the vest on did not go up by

	Page 118
1	himself?
2	A. No.
3	Q. Do you know whether the officer you later learned
4	to be Omar Abdullah was part of the search upstairs?
5	A. I didn't see him go upstairs.
6	Q. Have you ever met with or communicated in any way
7	with the Wake County District Attorney Lorrin Freeman?
8	A. No.
9	Q. What about an Assistant District Attorney named
L O	David Coleman
l1	A. No.
L 2	Q have you ever met with him or spoken to him?
L3	A. No, sir.
L 4	Q. Same question with respect to David Saacks.
L 5	A. No, sir.
L 6	Q. Have you spoken to anyone you understand to be an
L 7	assistant district attorney or district attorney concerning
L 8	either Omar Abdullah or the May 21, 2020 encounters?
L 9	A. No, sir.
20	Q. I told you I was going to hop around a little
21	bit
22	A. That's fine.
23	Q so apologies. But the interview or the
24	examination of Ziyel by Dr. Etheridge, that occurred last
25	month, correct?

		Page 119
1	Α.	Yes.
2	Q.	And that was done over Zoom?
3	Α.	Yes.
4	Q.	Were you on a laptop from your home or on some
5	other devi	.ce?
6	Α.	I did it from my phone.
7	Q.	Was your camera, was a camera on such that, to
8	your knowl	edge, Dr. Etheridge could see you or your son?
9	Α.	Yes.
10	Q.	And could you see her?
11	Α.	Yes.
12	Q.	And I understand that the examination of Ziyel
13	occurred r	coughly over the course of an hour that day.
14		Is that your recollection?
15	Α.	Yes.
16	Q.	And were you present for the entire thing?
17	Α.	Yes.
18	Q.	And am I correct that Dr. Etheridge would have
19	asked ques	stions during that one-hour examination?
20	Α.	Say that again.
21	Q.	Yes, ma'am. Is it correct that Dr. Etheridge
22	would have	e or did ask questions of you and Ziyel during
23	that one-h	nour session?
24	Α.	Yes.
25	Q.	And who did most of the talking from your end?

	Page 120
1	Was it you or Ziyel?
2	A. He talked. But he wasn't, he wouldn't say too
3	much of anything.
4	Q. Do you feel like you provided more of the
5	information that the psychologist was requesting or did
6	Ziyel?
7	A. When it came for Ziyel's questioning, he,
8	questioned, when she asked him questions
9	Q. So Ziyel
10	A equally.
11	Q Ziyel answered some questions and you answered
12	some questions?
13	A. Yes.
14	Q. And you thought it was an equal sharing of
15	information?
16	A. Yes. If he didn't want to answer, he wouldn't
17	answer.
18	Q. When there were moments when he did not answer,
19	did you provide information in response to Dr. Etheridge?
20	A. Certain information, yes.
21	Q. A couple of times today you've mentioned someone
22	named J.C. Is that Juwan Harrington?
23	A. Yes.
24	Q. You also have mentioned a few times that one of
25	the things that Ziyel contends with or has to deal with now

	Page 121
1	is anxiety, elevated anxiety in larger social settings. Is
2	that right?
3	A. Yes.
4	Q. Did you see any signs of that in Ziyel before May
5	21, 2020?
6	A. No.
7	Q. Has anyone told you that Ziyel's anxiety in
8	larger social settings was related to the encounter with
9	Raleigh police on May 21, 2020?
LO	A. No.
L1	Q. Do you believe that the anxiety you observe in
L 2	Ziyel in large social settings or larger social settings is
L 3	because of the Raleigh Police Department encounter on May
L 4	21, 2020?
L 5	A. Yes.
L 6	Q. And is that because you didn't see it in him
L 7	before that date?
L 8	A. My son, he, he played basketball, he played
L 9	football, he played soccer. He don't do anything.
20	Even like now, even though we stay in a different
21	apartment unit, I mean a new, another apartment, he'll go
22	and use the back door before he use the front door.
23	He won't, like he'll clean up and stuff, but
24	he'll put all the trash at the back door.
25	And like my oldest son or Z.G. come over, and the

Page 122 1 neighborhood has to be completely, like too many people not 2 have to be outside, they'll go help him take the trash. Like his whole social -- he don't have a social 3 life. Do you know whether the lockdown or the pandemic 5 Ο. 6 had anything to do what you observed in Ziyel --7 Α. No. -- like that? 8 Q. 9 Α. No. Because he went to the beach prior. 10 Was -- you mentioned some sports that Ziyel Ο. 11 played. 12 Α. Yes. 13 Ο. Did he play those for any school that he attended? 14 15 Α. Boys and Girls Club. 16 And he hasn't done that since May 21, 2020? Q. 17 He hasn't. Α. 18 Q. And has he told you why he hasn't? 19 He don't say too much of nothing. Α. 20 Also prior to that, like a couple days after the, the incident happened, my ex-husband's aunt stayed in Park 21 Glenn. And she wanted the kids to come through there to 22 23 help her. Somebody had a flashlight. And he freaked out. 24 25 He ran and got lost in the woods because he thought it was

Page 123 1 the police. It took us an hour to find my son. 2 Were you there for that? I was at the house. I had to go and help 3 Α. Yeah. look for him. Because he had run --5 Ο. Α. He ran off because he thought the, whoever had 6 7 the flashlight, he thought it was the cops. Who was with Ziyel when that occurred? 8 Q. 9 It was him, Dyamond, my daughter Sanaa, my great Α. niece Bri. 10 Pardon? 11 Ο. 12 Bri, Brianna -- it was her grandma's house. was going to help her because she's an elderly lady. 13 And what was the address for that? 14 Ο. I don't remember her address. She don't live 15 Α. 16

there anymore, but it was in Park Glenn. Where we stayed, it's like a little path right there.

And it's not -- versus them walking all the way around on the highways, they can just take that little path, the path is like a two-minute path versus walking around the whole neighborhood.

When did that incident occur? Ο.

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- I want to say like three or four days after they raided the house.
 - So three or four days after May 21, 2020? Ο.

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1 Α. I forgot the, another thing -- Mr. Chris, he was 2 the security guard that patrolled the, patrolled the, Raleigh North. He also helped. He was the one that found 3 him in the bushes. Is Raleigh North another name for Millbank 5 Q. 6 Apartments? Yes. Somebody had brought him over, I mean, 7 8 yeah. 9 Q. But when you say Raleigh North, you're referring to the Burgundy Street neighborhood? 10 The whole apartment complex. 11 Α. 12 Q. That you lived in on Burgundy Street? 13 Α. Yes. And you're saying that someone asked the security 14 Q. 15 officer at the Burgundy Street apartment complex to help 16 look for Ziyel? 17 Α. No. 18 Q. I'm sorry -- I misunderstood you. 19 We was looking for him. And Mr. Chris asked what Α. 20 was going on. We said Ziyel ran off when they, when he seen the 21 flashlight. We don't know where he ran at. 22 23 Mr. Chris just helped look. What is Mr. Chris' -- is that his first name, 24 Q. 25 Chris?

Page 125 1 Α. We just call him Mr. Chris. I don't know his 2 last name. Ο. And he's a security officer that --3 He was a security officer at the apartment Α. 5 complex. 6 Q. That kind of patrolled the area --7 Α. Yes. How long had a security officer patrolled that 8 Q. 9 apartment complex in, in which you lived on Burgundy Street? 10 Α. That I know of, Mr. Chris was there for about six 11 12 months that I know of. Was there always a security officer that 13 Ο. patrolled the --14 No, sir. 15 Α. 16 Was there, to your knowledge, any reason why a 17 security officer was patrolling the neighborhood at that time? 18 19 Α. I never asked. 20 Were you glad that the security officer was Q. patrolling the neighborhood? 21 It didn't make a difference. 22 Α. 23 Ο. Didn't make a difference? 24 Α. No. 25 Ο. Not to you?

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A. No, sir.

Q. Have you, yourself, Ms. Walton, suffered any sort

4 2020 encounter?

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A. I don't have -- I don't sleep that much, the weight gain, my hair loss on the right side.

of emotional damage or injury as a result of the May 21,

- Q. Has -- have you seen a medical provider about your sleep loss, your weight gain, and your hair loss?
- A. My doctor specialized, my doctor, Dr. Cook, is just -- I was off blood pressure pills for years. I was back on blood pressure pills because of the weight, the weight gain.

He gave me pills to help me with weight loss.

They haven't worked. And he said see a dermatologist for my hair loss.

- Q. Has any medical provider told you that your sleep loss, weight gain, and hair loss was associated with the encounter with the Raleigh Police Department on May 21, 2020?
 - A. He didn't specifically say that, no.
 - Q. Has any medical professional told you that?
 - A. That's the only medical professional I go to.
 - Q. Understood. And what practice is Dr. Cook with?
 - A. The Medical Associates.
 - Q. Raleigh Medical Associates?

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		Page 127
1	Α.	Yes.
2	Q.	Where did you say that was located?
3	Α.	Off of Six Forks Road.
4	Q.	Do you know Dr. Cook's first name?
5	Α.	Charles.
6	Q.	And did you ever suffer from difficulty sleeping
7	before Mag	y 21, 2020?
8	Α.	No.
9	Q.	How much sleep would you normally get on a given
10	night befo	ore May 21, 2020?
11	Α.	Eight, nine, ten hours.
12	Q.	And since May 21, 2020, how much sleep do you
13	get?	
14	Α.	Probably like five.
15	Q.	Has that changed at all since May 21, 2020?
16	Α.	My son gets up in the morning.
17	Q.	Who does?
18	Α.	Ziyel.
19	Q.	He wakes up in the morning?
20	Α.	He wakes up around, not wakes, but if he has a
21	moment or	has his moments, he'll text or call or he'll just
22	come, if	I'm home, he'll come in my room and just talk.
23		I don't tell him to go to bed. I don't tell him
24	to get ou	t. I mean I'm their mom.
25	Q.	Okay.

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- A. That's what I signed up for -- the good, the bad, and the ugly.

 Q. Got you. How often does it happen that Ziyel is
 - A. Every other night.
 - Q. And does he tell you why?
 - A. He just talks.

interrupting your sleep?

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- Q. Do you have good talks with him? Are they difficult talks?
 - A. We talk, try to make us laugh.

That's why Dyamond and Kamisha took a job third shift because they could have their iPods in. They try to give me a break. He won't go nowhere.

The other day, I tried to take him out just to get him out of the house. He said no, he'll go stand on the back porch.

We can't even do family trips. He won't go.

They're like -- it took me three hours to talk
him into doing family portraits -- but the guy had to come
inside our house -- for Christmas. And we do it every
year.

- Q. Have you asked Ziyel why he is concerned about leaving the house?
 - A. He don't want to get shot or killed.
 - Q. Has he told you that?

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Page 129

Α. Yeah.

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- Does that reaction, does it have anything to do with some of the altercations he was involved in?
 - Α. No.
- Does it have anything to do with the incident in which I think you said he was jumped and he ended up with a concussion?
- Α. He didn't know those guys. They wanted -- when I went to -- when I got off work -- when it happened, I got I confronted the guys and their mom. I did. I didn't care.

And I'm not going to lie to you all -- I went out I fought, I fought them little boys. I did not care. And most of them was grown men.

You all worried about a neighborhood being -y'all walking through that neighborhood -- my son's been there a whole year. And because they never seen them before -- they don't owe nobody no answer or no explanation.

My kids are not no fighters. They can take up for themselves.

- Ο. Are you, are you telling us about the time when Ziyel --
- They got jumped. And then even, when I went on Α. vacation, December the 17th, him and Z.G., waiting to go

Page 130

get something to eat, I went in the house to get my pocketbook, he knew one of the, he was familiar with one of the officers. He's sitting in the back of, he's standing at the back of my car, waiting for me and my boyfriend to come out before we left to go to Atlanta.

He come back in the house, crying, they're searching him, talking about he had a gun.

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Don't, kids don't ask for that. That's why my son cut all his hair off. Every time he turns around, he's scared.

- Q. When, when was he searched by an officer? What you're describing to us, when did that happen?
 - A. December the 17th of last year.
 - Q. And what occurred that led to that?
- A. They was, we was about to leave out and go to Atlanta. They said they was hungry, so we said we're going to take them to Zaxby's. My boyfriend went to use the bathroom. I went to get my pocketbook.

When I was coming back out, Ziyel was coming in the house, pissed off, crying. Z.G.'s coming down the steps like, he's walking in the house behind Ziyel.

I said what's going on? Only thing I seen was a black Impala with dark windows pulling off.

When I called the, the local, me and my boyfriend called the local substation and what officer was on duty,

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who was in that black Impala, they said they did not have no aware about it.

I asked how can I file a grievance. They sent me some kind of paper, looked like they just copied it off a machine and mailed it to me.

- Q. You're describing an encounter that occurred between Ziyel and law enforcement --
 - A. Yes.
 - Q. -- in December of 2021?
- 10 A. Yes.

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- Q. Where did this occur?
- 12 A. Orchard Pointe.
 - Q. Orchard Pointe?
- 14 A. Yes.
 - Q. And forgive me -- is that in Raleigh or is that elsewhere?
 - A. It's in Raleigh.
 - Q. Do you know what law enforcement agency had an encounter with Ziyel?
 - A. He said if he saw his face, he'll know him.

When we went to, when we came back from Atlanta, we asked around the office to run a camera. But the camera where my car is parked in front of the apartment, it only shows the first three apartments and not mine. It only shows when the Impala pulled off.

		Page 132
1	Q.	What did Ziyel tell you I mean you didn't see
2	this happ	en?
3	Α.	No.
4	Q.	What did did Ziyel tell you what happened?
5	Α.	He said they asked for a ratchet, where's the
6	ratchet.	
7		And he said they searched his and Z.G.'s pocket
8	asking fo	r a ratchet.
9		I said what's that?
10		My boyfriend said a gun.
11	Q.	So let me make sure I understand it.
12		Ziyel and Z.G. are outside of a Zaxby's.
13	Α.	No. They was outside of my car.
14	Q.	Excuse me outside of your car.
15		You were where were you?
16	Α.	In the house getting my pocketbook.
17	Q.	And so this was, this happened in the, on the, at
18	1628-A?	
19	Α.	No. We no longer live there.
20	Q.	Excuse me it's your current residence?
21	Α.	Yes.
22	Q.	All right. Thank you.
23		And Ziyel said he was searched for a gun?
24	Α.	That the guys, he said was, the officers got out
25	of the ca	r asking for a ratchet, where was the ratchet.

	Page 133
1	And I ain't know what a ratchet was.
2	Q. Did he say how many officers were there?
3	A. He said it was a total of two.
4	Q. Did he ever tell you what they looked like?
5	A. He said if he see him, he could remember. That
6	was the purpose of me calling the substation.
7	Q. When you say substation, you mean a station for
8	Raleigh Police Department?
9	A. That was in that location, yes.
LO	Q. Yes, ma'am. And did you ever end up filing a
l1	formal grievance?
L 2	A. Not that paper that they sent me in the mail
L3	to file it, I just took it as a joke.
L 4	Q. Why is that?
L 5	A. Because it didn't look professional.
L 6	Q. How did it not look professional?
L 7	A. Because it looked like a paper I probably could
L 8	have went online to print off myself.
L 9	Q. The incident in which Ziyel was jumped and ended
20	up with a concussion, when did that occur?
21	A. I know it was in July. I don't remember what
22	day.
23	Q. Was that July of this year?
24	A. Yes.
25	Q. And forgive me if this has already been covered

Page 134 1 -- but did he tell you how that happened or why he was 2 jumped? Α. Him and Robert was walking to the Dollar General, 3 not Dollar General, Dollar Tree to get their snacks. The guy kept asking who are they, this is their 5 6 neighborhood. They never seen them before, who are they. 7 He didn't answer, nor Robert answer. They asked who was the gay kid with all the hair. 8 Robert is not gay. Robert has a lot of hair. 9 10 They still didn't answer. So they went over there. They pushed Robert 11 12 down. And Ziyel just started fighting them back. 13 And they started -- they jumped him. He was 14 fighting them back. Robert ran home. 15 Ο. Since that incident, have you noticed more 16 behavior from Ziyel where he's showing that he doesn't want 17 to leave the house or go outside? 18 Α. He'll go out at night to empty the trash when 19 nobody's out. But it's basically the same. 20 You mentioned in response to some questions that police responded to a call from you regarding your car 21 being stolen. 22 23 Α. Yes. When did that occur? 24 Q.

I don't recall. I just know it was in February.

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Α.

	Page 135
1	I don't know what
2	Q. You don't know what year?
3	A. Huh-huh.
4	Q. Is that a no?
5	A. No.
6	Q. Do you know whether it occurred before or after
7	the May 21, 2020 encounter with the Raleigh Police
8	Department?
9	A. Not for sure.
L O	Q. When the, when you called the police, where were
l1	you calling from?
L 2	A. I called from my house.
L3	Q. Do you remember whether it was Burgundy Street
L 4	or
L 5	A. It was Burgundy. I was at Burgundy.
L 6	Q. And remind us again when you left for your
L 7	current residence.
L 8	A. June of, June 25th or 27th of 2021.
L 9	Q. When and that was a situation where you
20	contacted the Raleigh police to respond to your stolen car.
21	Is that right?
22	A. Yes. Because I took an Uber home that night
23	because I was drinking.
24	Q. How was that encounter with the Raleigh police if
25	you remember? How would you describe it?

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1 Α. It was fine. Because I had a tracker on my car. 2 The car place said I couldn't, they couldn't cut the car off until the Raleigh Police Department was 3 contacted. So Raleigh Police Department had to cut the 4 tracker off. 5 6 Q. And they ended up finding your car? 7 They tracked it. After they called and turned it off. And they had it, they had it towed to the address. 8 9 Q. How quickly after you reported it or after police 10 responded to your call was your car found? A couple seconds. 11 Α. 12 Ο. Technology. You mentioned an ex-boyfriend that stole clothes from -- was it you or from your children? 13 14 It was the boys' clothes. Α. No. 15 Q. And you called the police related to that? 16 Yes. Α. 17 When did that occur? Q. 18 Α. Not for sure. 19 Was it before or after May 21, 2020? Ο. 20 Before. Α. 21 Ο. Do you know how long before? Probably a year and a half before. 22 Α. 23 Ο. And did, did you call from your home? I called from my job. 24 Α. No. 25 And did the police actually physically respond to Ο.

		Page 137
1	you?	
2	Α.	Yes. They came to the job.
3	Q.	And how many police officers arrived?
4	Α.	One.
5	Q.	And were they Raleigh police officers?
6	Α.	Yes.
7	Q.	How was your encounter with that officer?
8	Α.	It was fine.
9	Q.	You mentioned a situation in which an
10	ex-boyfri	end actually shot at you.
11	Α.	Yes.
12	Q.	And it struck your vehicle.
13	Α.	Yes.
14	Q.	When did that occur?
15	Α.	2015.
16	Q.	So about five years before the May 21, 2020
17	encounter	?
18	Α.	Yes.
19	Q.	And did you call you did call police for that?
20	Α.	Yes.
21	Q.	It was Raleigh police?
22	Α.	Yes.
23	Q.	And did they respond to you?
24	Α.	Yes.
25	Q.	And did that did they come to your home?

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		Page 138		
1	Α.	Yes.		
2	Q.	And how many responded?		
3	A. A lot.			
4	Q. Do you remember how many?			
5	Α.	A. No. A lot.		
6	Q.	Q. More than two?		
7	A. Yes.			
8	Q.	More than three?		
9	Α.	Yes.		
10	Q. More than four?			
11	Α.	Yes.		
12	Q.	I'm going to keep going more than five?		
13	Α.	Yes. You would have thought somebody got		
14	murdered.			
15	Q.	More than 10?		
16	Α.	It probably was more than 10, yes.		
17	Q.	And can you describe the encounter you had with		
18	the Ralei	gh police officers at that point?		
19	Α.	They found him the next day. It was they came		
20	by to mak	e sure that I was okay. But by that time, I was		
21	gone.			
22	Q.	Have you, yourself, had any encounters with		
23	Raleigh P	olice Department officers since May 21, 2020?		
24	Α.	Say that again.		
25	Q.	Have you had yourself any sort of face-to-face		

	Page 139
1	encounter with Raleigh Police Department officers after May
2	21, 2020?
3	A. Encounters? As far as like calling them?
4	Q. Yes. But I would go further and say any
5	encounters where police showed up and communicated with
6	you.
7	A. Yes.
8	Q. All right. Can you walk me how many times has
9	that happened?
10	A. Probably like two or three.
11	Q. Since and this is after May 21, 2020?
12	A. Yes.
13	Q. Okay. Can you describe those encounters for us?
14	You can just start with the first one.
15	A. One was, there was a guy sleeping on the back of
16	my bus, when I went to get in the bus. They had to get him
17	off.
18	And then and I guess like when I got a ticket
19	for the tint on my window.
20	Q. Do you remember any others?
21	A. The situation with, I told you all about when
22	Ziyel got jumped.
23	Q. Was that the June, where he suffered the
24	concussion?
25	A. Yes.

Page 140 1 Ο. Did you speak with or were you in the presence of 2 police officers related to that? Α. Yes. 3 Where was that that you were in the presence of 4 Ο. police officers? 5 6 Α. At the house. 7 Ο. And forgive me -- was it the current residence? It's the current residence, yes. 8 Α. 9 Q. How many -- let's start with that one -- how many police responded to your house related to Ziyel getting 10 hurt in that altercation? 11 12 Α. Just two. 13 Ο. And how was that encounter? How would you 14 describe that encounter with the police? 15 Α. They wasn't rude or anything. 16 Ο. Did you feel comfortable? 17 Α. Yes. 18 Q. The ticket for the tint on your window, were you driving and pulled over by an officer related to that? 19 Uh-huh. 20 Α. And when did that occur? 21 Ο. 22 I don't recall. Α. 23 Ο. You just know it was after May 21? Yes. It was after. 24 Α.

And was that Raleigh police that --

25

Ο.

	Page 141
1	A. It was, yes.
2	Q. And how was that encounter?
3	A. It was good.
4	Q. Did you feel comfortable?
5	A. Yes.
6	Q. And then you mentioned a guy sleeping on the back
7	of the bus that you were on.
8	A. Yes.
9	Q. Did you call the police or did someone else?
10	A. I called.
11	Q. You did? That also was after May 21, 2020?
12	A. Yes.
13	Q. And when the police responded, how would you
14	describe your encounter with them?
15	A. It was good.
16	Q. And you felt comfortable?
17	A. Yes.
18	Q. Can you think of any other encounters you've had
19	with any sort of law enforcement, whether it was Raleigh
20	police or someone else, since May 21, 2020?
21	A. That's all I can think of besides like my
22	ex-boyfriend, Mr. Dunn. But they knew who he was. So even
23	he had a rap sheet from here to but they wasn't rude
24	about it or anything.
25	Q. Tell me what you mean. Did you contact the

Page 142 1 police about your ex-boyfriend, Mr. Dunn? 2 Α. Yes. And remind me -- what was that related to? 3 Ο. He seen us on the news, me and the kids. 4 Α. 5 Oh, this is the, where you attempted to get the Ο. 6 restraining order? 7 Α. Yes. How many times did you have to interface or 8 Q. 9 communicate with police related to that? Α. 10 Once. And did they come to your house? 11 Ο. 12 Α. No. It was over the phone. 13 Ο. Over the phone. The occasions during which Ziyel and Dyamond were 14 15 suspended from school, from Leesville, did those 16 suspensions occur -- and I'm sorry to ask you this, you may 17 have told us -- did those suspensions occur before or after 18 May 21, 2020? 19 Α. Before. Did you have to interface with police 20 All right. officers as a result of those altercations and suspensions? 21 22 They had to go to Teen Court, but there Α. 23 weren't no police officer. Was there a school resource officer involved? 24 Ο. 25 Α. No.

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1 Ο. All right. We've been through the encounters that you remember with police after May 21, 2020. 2 And you've also told me about one that Ziyel told 3 you about that he had in December of 2021. Is that right? Α. 5 Yes. 6 Q. Do you know of any other encounters that Ziyel 7 has had with police since May 21, 2020 -- other than that December incident you told us about? 8 9 Α. About the car, the stolen car, he didn't know the 10 car was stolen. Right. Did Ziyel describe to you that encounter 11 12 with police? Did he tell you anything about the, his interaction with the police for that? 13 No, I don't think he said that everybody else was 14 Α. 15 going crazy, being rude and disrespectful. 16 Basically what he said is the same thing the 17 officer said -- he complied, he wasn't rude, he didn't run. 18 Q. And did he complain to you about how the officer 19 acted? 20 He didn't say they was rude, no. Α. 21 Ο. Did he tell you that he was uncomfortable being in the presence of that officer? 22 23 Α. He was uncomfortable.

Did he tell you that?

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Ο.

Α.

Yes.

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	Page 144

- Ο. What do you remember him saying?
- He said, he said at first he was scared because everybody else was going off, being rude and disrespectful.

And he thought it was going to get him more in trouble -- even though he didn't know what was going on.

He said the handcuffs was a little too tight, but the guy loosened it up.

- Anything else you remember that Ziyel told you Q. about that?
 - That was it.

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- All right. Any other encounters with police that Ziyel has described to you since May 21, 2020 that you haven't told us about?
 - No. Not, not to my knowledge. Α.
 - Q. Okay. Give me just a moment please. The robbery that involved Kamisha's friend --
 - Α. Yes.
 - -- when did that occur? Q.
- I don't even remember. Α.
- Was it before or after May 21, 2020? Q.
- It was before. Α.
- Do you know how long before? Was it months or 22 Ο. 23 years?
- It wasn't years. I know it was months. 24 Α.
 - And that was a situation where Raleigh police Ο.

Page 145 1 responded to your house? 2 Α. Yes. And how was that encounter? 3 Ο. They didn't respond until late that night. 4 Α. incident happened around about 2:00 or 3:00. 5 6 Q. 2:00 or 3:00 in the afternoon? 7 Α. Yes. And they responded later that evening? 8 Q. 9 Α. That night, yeah, around about 8:00. Other than a later response than you would have 10 Ο. liked, was there anything else negative about that 11 12 encounter? They didn't, when he got arrested, they didn't 13 Α. tell us no court date or they didn't tell me no court date. 14 15 They didn't say if they made, was making him pay me back my 3000 dollars. I wasn't worried about the shoes. But they 16 17 didn't give me no knowledge.

Like any other time, the police officer would keep me up to date on certain stuff, when they got arrested, when he made bond, or nothing like that.

- Q. So they were later than you would have like them to come --
 - A. Yes.

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Q. -- and they didn't provide you as much information as you would have liked?

	Page 146
1	A. Right. Yes.
2	Q. Anything else?
3	A. No.
4	Q. Did you, did you suffer you didn't suffer any
5	sort of physical injury as a result of the May 21, 2020
6	encounter, did you?
7	A. Aside from weight, weight gain, and the hair
8	loss, and the sleepness.
9	Q. You mentioned that. How much weight have you
10	gained since that encounter that you attribute to the
11	encounter?
12	A. About 75 pounds.
13	Q. And are you doing anything about the weight gain?
14	A. The doctor gave me, tried two different pills.
15	One of them made my heart race really, really,
16	really quick. So I didn't feel comfortable with taking
17	that one. He tried another one, and it's like I'm not
18	seeing no results.
19	So I was going to try the weight-loss surgery,
20	but I don't, I'm not big enough.
21	Q. What do you mean to qualify for that?
22	A. My doctor said I qualify, but it's I feel like
23	I can lose it on my own before I use my insurance.

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Q.

guidance for the --

Did your doctor provide any sort of dietary

		Page 147
1	Α.	He did.
2	Q.	He did? I know they're never fun, are they?
3	Α.	No.
4	Q.	Have you attempted that?
5	Α.	I attempted it.
6	Q.	How is that working out?
7	А.	It's not.
8	Q.	Not as well as you'd like?
9	Α.	No.
10	Q.	I understand. Did the doctor mention exercise?
11	А.	Yes.
12	Q.	And are you on an exercise regimen at all?
13	Α.	I am. And then plus I'm I do it three times a
14	week.	
15	Q.	What is it?
16	Α.	I do like the gym. He told me to eat I forgot
17	the name	of the stuff. It's nasty. It's just greens and
18	water.	
19	Q.	Some sort of supplement?
20	Α.	Yes.
21	Q.	Did you get regular exercise before May 21, 2020?
22	Α.	Yes.
23	Q.	How?
24	Α.	I walked at least three to four miles every day.
25	I was	what is it meal prepping.

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Page 148 1 Q. Meal prepping? I did that. And I was in Planet Fitness. 2 Α. Forgive these questions -- but I want to follow 3 Q. up based on what you've testified to -- Ms. Walton. 4 Did you struggle with weight gain before May 21, 5 2020 and that's why you were exercising and doing meal 6 7 prepping, et cetera? 8 Α. I had -- I wasn't as big as I was, but I wanted 9 to be smaller. Okay. Has Dr. Cook or any medical provider 10 Ο. diagnosed you with anything to explain your sleep loss, 11 12 your weight gain, and your hair loss? 13 Α. I don't think -- he said it's probably from He didn't --14 stress. 15 He hasn't told you that? Q. 16 He just said it's probably from stress. Α. 17 He did say that? Q. 18 Α. Yes. 19 Anything else? Q. 20 Α. No. And am I correct that you have not visited or 21 treated with a mental health provider related to anything 22 concerning the May 21, 2020 encounter? 23 24 Α. No. 25 Is that correct though? Ο.

Page 149 1 Α. Correct. Do you believe that you suffered an injury to 2 your reputation as a result of the May 21, 2020 event? 3 As far as the news, yes. 4 Α. 5 Tell me what you mean. Ο. 6 Α. I've been on the news. I just feel like I have 7 to -- I can't do certain stuff. What --8 Q. 9 Α. As far as like, as far as when I go out with the social club, I pick and choose what I do. 10 And why is that? 11 Ο. 12 Α. One person asked me you about to be a millionaire My president hasn't even asked. 13 14 Ο. Your what? 15 Α. President. President? 16 Ο. 17 Α. Yes. 18 Q. People are asking you about the lawsuit and --19 Or thinking I got money. Α. 20 And thinking you're going to get money from it? Q. Already have or --21 Α. 22 And you mentioned -- when I asked you about the Ο. 23 reputation point, you mentioned the media. Α. 24 Yes. 25 How many media interviews have you given? Ο.

		Page 150
1	Α.	One.
2	Q.	To what media outlet was that?
3	Α.	It was WRAL.
4	Q.	And do you know, is that
5	Α.	It was about the body cam.
6	Q.	And you think it's just the one interview you've
7	given?	
8	Α.	I think it was just one.
9	Q.	And there was TV, there was video of you
10	Α.	I didn't I did via Zoom because I had, I had
11	open ba	ck surgery. So I couldn't
12	Q.	When did you have back surgery?
13	Α.	In February I forgot the date. It was this
14	year.	
15	Q.	This year? What happened, what was wrong with
16	your ba	ck?
17	Α.	I had a, I forgot the name of it, a big knot in
18	the bac	c. It started off small and it got really, really
19	big.	
20	Q.	Was it pinching a nerve?
21	Α.	Yes.
22	Q.	Were you feeling pain in your legs or your arms
23	as a re	sult?
24	Α.	Yes.
25	Q.	Which one?

	Page 151
1	A. My left.
2	Q. Left leg?
3	A. Uh-huh.
4	Q. Yes?
5	A. My left side, yes.
6	Q. Do you know what the name of the surgery was that
7	you had done?
8	A. No. I don't remember the name.
9	Q. Were you under general anesthesia?
10	A. Yes.
11	Q. So it was a big deal?
12	A. Yes. He said when he went in my back, it was
13	bigger than what he expected.
14	Q. Do you know how your, how that injury occurred
15	that resulted in your surgery?
16	A. He, he said it was, he said it's something about
17	the fatty tissue or something.
18	Q. In other words, do you remember a particular
19	incident that occurred that resulted in your back surgery?
20	Or have you just always dealt with some back
21	pain?
22	A. No. I never had dealt with back pain.
23	Q. And you don't recall a particular moment or
24	incident when it occurred?
25	A. No.

	Page 152
1	Q. Who was the doctor that operated on you, that
2	performed the surgery?
3	A. I forgot his name. He's at WakeMed.
4	Q. At WakeMed?
5	A. Yes, the main campus.
6	Q. And was that a doctor that Dr. Cook referred you
7	to?
8	A. No. WakeMed ER.
9	Q. You went to ER, the ER?
10	A. Yes.
11	Q. And then at some point it resulted in the back
12	surgery?
13	A. Yes.
14	Q. The WRAL interview, who, who reached did you
15	reach out to them, to that TV station? Or did they reach
16	out to you?
17	A. They reached out to me.
18	Q. How did they do that? Was that through the,
19	texting you?
20	A. They had talked to Yolanda first.
21	(Exhibit 12 is marked for identification.)
22	MR. BENTON: I'll show your attorney first what
23	I've marked as Exhibit 12. That should be stapled.
24	THE WITNESS: I never talked to him.
25	MS. GLADDEN: Just wait a second.

	Page 153
1	MR. BENTON: And after you've looked at it, just
2	let me know when you're finished.
3	THE WITNESS: Okay.
4	(Brief pause in the proceeding)
5	MS. GLADDEN: Okay.
6	BY MR. BENTON:
7	Q. So, Ms. Walton, Exhibit 12 appears to be maybe
8	Facebook messages from a media outlet to you.
9	A. Yes.
10	Q. Is that right?
11	A. Yes.
12	Q. It looks like it's from CBS-17-WNCN.
13	A. Yes. Yes.
14	Q. Did you ever respond to the media outlet that was
15	messaging you?
16	A. No, not him. Only thing I replied back was to
17	talk to my attorney.
18	Q. Did you ever end up giving an interview to that
19	media outlet?
20	A. No.
21	Q. But WRAL reached out to you and asked for an
22	interview and you gave it. Is that correct?
23	A. About the body cam, yes.
24	Q. And that was related to the hearing concerning
25	publishing the body cam videos?

g, Yolandav. The City Of Raleigh

Page 154 1 Α. Yes. 2 How were you -- how did WRAL ask for an interview? Did they call you? Did they message you? 3 did that happen? They did one with Yolanda. Then they contacted 5 Α. 6 -- Yolanda had asked Dyamond for my number I think. It's 7 something like that. And I gave my number. And they called me. 8 9 And you agreed to give them an interview. that right? 10 11 Α. Yes. 12 Ο. The body-worn camera video that was the subject 13 of that hearing, do you know whether that video showed your son Ziyel in handcuffs? 14 15 Α. I'm not for sure. 16 But you, your position on that hearing was that 17 you wanted the video made public. Is that correct? 18 Α. Yes. 19 If it showed Ziyel in handcuffs, would that 20 change your mind? 21 Α. No. Why? Why not? 22 Ο. 23 Because he was, he was, he took the majority of what was going on. He was treated unfairly. It wasn't 24

It was about him

about him being in handcuffs or not.

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Kenya Walton

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being treated unfairly.

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We started talking about the media because of my question about whether you thought there was any injury to your reputation.

I think what you were describing to me is a situation where people saw you on TV and then started assuming you had money or that you would. Is that correct?

- Α. Yes.
- Q. Any other reason why you think your reputation was injured as a result of the encounter?
- Had to get a restraining order, had to change my number. I'm a very personal person. Regardless of what's going on, it's nobody's business. I don't want nobody to know.

It's just like if I hit the lottery today, I don't want nobody to know.

- If I may, why did you agree to give the interview to the TV station?
- Because I feel like something was being covered up that needs to be known. A lot of rules and regulations need to be changed.

It's not everybody's fault, but somebody, the person who's being mistreated and people who did wrong by it needs to be, it needs to be justified.

And am I correct that part of the consequence of Ο.

Page 156 1 you speaking to the media was that some people are paying more attention to you than you want. Is that right? 2 Α. Right. 3 For instance, the ex-boyfriend that you needed to 5 get a restraining order on or attempted to get a 6 restraining order on? 7 Α. Yes. And the questions you're getting at your social 8 Q. 9 club? 10 Α. Yes. MR. BENTON: Tell you what -- if we can, let's 11 12 take a quick break. And I'll check my notes. 13 MS. GLADDEN: Sure. THE VIDEOGRAPHER: Off the record at 2:51. 14 15 (Off the record) 16 THE VIDEOGRAPHER: Back on the record at 3:01. 17 BY MR. BENTON: 18 Q. Ms. Walton, I just have a few more. And then I'll pass to the other attorneys. 19 Other than the conversation that you had with 20 Omar Abdullah in your apartment on May 21, 2020, in which 21 he asked for permission to search the upstairs of your 22 23 apartment, have you had any other conversations or communications with him? 24 25 Well, he was outside talking to my son. Α.

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1 Q. Tell me about, what do you remember about 2 that? 3 I remember Ziyel was getting mad. And he kept Α. telling Ziyel -- he was talking to somebody, I'm not 4 recalling who -- and Ziyel was getting mad. 5 And I just told him not to be disrespectful. 6 7 And he was like he's accusing me of some, he's accusing me of talking to somebody. He said I was coming 8 9 out of the house. 10 He was talking to Abdullah then. And Abdullah was like just don't run no more when you see the police 11 12 officer. And that was --13 Ο. You observed this conversation? Yes. I did. 14 Α. 15 Do you remember anything else about it? Q. 16 That was it. Α. 17 Any other conversations with Abdullah? Q. 18 Α. No. He said he was going to put him back in my, 19 he was going to take him out of the handcuffs and send him 20 back to the house. 21 I said okay. That was fine. Okay. Do you, do you know or have you met to 22 Ο. 23 your knowledge a Sergeant William Rolfe? No. Not to my knowledge. 24 Α. 25 MR. BENTON: All right. Ma'am, for the moment,

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1	those would be my questions. Thank you for your patience.
2	THE WITNESS: Thank you.
3	
4	EXAMINATION
5	BY MS. POOLE:
6	Q. Good afternoon, Ms. Walton. My name is Alayna
7	Poole. I also just have a few questions.
8	And, again, they may be a little sporadic since
9	we've covered a lot of topics thoroughly.
10	One of the questions I want to ask is
11	approximately how many physical altercations has Ziyel been
12	involved in with people other than siblings, you know?
13	A. I want to say two.
14	Q. Two total?
15	A. Two to my knowledge, yes.
16	Q. And that's including the times where he was
17	jumped or
18	A. In his school.
19	Q. And at school?
20	A. Yes.
21	Q. Okay. I want to follow up too on the incident
22	with Floyd Dunn that was your ex-boyfriend's name?
23	A. Yes.
24	Q. And you were at the car, if I remember your
25	testimony correctly, when he was shooting?

		Page 159
1	Α.	Yes. I put my bags in the car.
2	Q.	Your bags. And where were your kids?
3	Α.	On the steps.
4	Q.	So they were outside as well?
5	Α.	They was on the steps of the apartment. And I
6	was puttir	ng my bags inside the car.
7	Q.	Could they see you?
8	Α.	Yes.
9	Q.	And which kids were there at the time?
10	Α.	All of them.
11	Q.	All of them? Kamisha
12	Α.	Kamisha, Dyamond, Ziyel, Robert, Sanaa, and
13	Kaleb.	
14	Q.	Okay. You said a lot of officers responded
15	Α.	Yes.
16	Q.	after you called?
17		Could you compare it to the number of officers
18	that were	at your house on May 21, 2020?
19	Α.	It was about the same.
20	Q.	About the same?
21	Α.	Yes.
22	Q.	The incident you talked about where Ziyel was
23	searched -	I believe it was at Orchard Pointe, is that
24	correct?	
25	Α.	Yes.

Page 160 1 Ο. Do you recall if Ziyel described the two 2 individuals as being in any sort of uniform? They was in regular clothes. 3 Regular clothes? And you mentioned also that 4 Ο. your doctor prescribed two different medications for you. 5 6 Do you remember the name of either of those 7 medications? Α. You're talking for the diet pills? 8 9 Q. Yeah. I don't remember them. 10 Α. You wouldn't happen to have any of them with you? 11 Q. 12 Α. Not with me. I know they're at home. I can --13 Ο. Actually just two sort of short topics. 14 You mentioned earlier that your children are 15 diagnosed with asthma. Is that all of your children? 16 Yes. Except Sanaa. Α. 17 I'm sorry? Q. 18 Α. Yes. Except Sanaa.

- Q. Okay. And when were they diagnosed? Was it before May 21, 2020?
 - A. Yes.

21

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- Q. And what sort of symptoms do they show when they're having complications of asthma?
- A. Kamisha's chest tightens. Robert's is like a seasonal cold. Ziyel has, Ziyel, it's like his, his, he's

	Page 161
1	dizzy, chest tightening because they thought it was a
2	heart problem at first. Dyamond is short of breath,
3	dizziness as well.
4	Q. What usually triggers an asthma attack for your
5	children?
6	A. Ziyel's is year-around. Robert's normally comes
7	in just the wintertime. Kamisha's is normally wintertime.
8	Dyamond's is wintertime.
9	Q. So it's only affected by seasonal changes?
10	A. But Ziyel's year-around, yes.
11	Q. Okay. But there's no activities that will make
12	it worse? Is there anything that aggravates their asthma?
13	A. I know they have to, in school, they had to do
14	the asthma pump 30 minutes before they did recreations and
15	when they came in.
16	Q. So physical activity or
17	A. Yes.
18	Q would trigger?
19	And what type of medications do they use to
20	manage their asthma?
21	A. Albuterol well, everybody has albuterol.
22	Ziyel has a, he has the albuterol machine. And
23	he was I forgot that other one he was on. It was a
24	steroid.
25	Q. And do you have any asthma?

	•
	Page 162
1	A. I do have asthma.
2	Q. And you also use an albuterol inhaler?
3	A. I use that inhaler. And I use another inhaler.
4	I forgot the name of it.
5	Q. This is my last question on May 21, 2020 when
6	the officers were leaving your apartment, do you remember
7	telling Dyamond to say anything to officers as they left?
8	A. No.
9	Q. You don't remember?
10	If you had told him to apologize to officers
11	let me rephrase that.
12	Did you say anything to the officers as they left?
13	A. I don't think so.
14	MS. POOLE: Okay.
15	MS. PETTY: Last but not least.
16	
17	EXAMINATION
18	BY MS. PETTY:
19	Q. I'm Amy Petty. I just have a couple of questions
20	for you.
21	Are you related to Z.G. or his mother Nanetta
22	Grant?
23	A. No.
24	Q. Okay. Are you on friendly terms with Mrs. Grant?
25	A. Yes.

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1 Q. And do you recall on May 21, 2020, when you all, 2 everybody was in your living room of your home, do you recall Aries -- if I'm pronouncing her name correctly --3 4 Α. Yes. You are. -- do you recall Aries making a comment about it 5 being a hot house over there in reference to Mrs. Irving's 6 7 apartment? Α. 8 No. 9 Okay. Do you remember her being on the phone Q. 10 while you all were in the living room? I'll be honest, I wasn't paying attention. 11 12 Q. If she were, referred to Ms. Irving's apartment 13 or home as being a hot house, what would you take that to 14 mean? 15 Α. That's a lie. I mean I wouldn't --16 What does, what does hot house mean to you? Q. 17 My definition of a hot house, somebody's coming Α. 18 in and out I guess. 19 Would it have anything to do coming in, in and Ο. 20 out possibly related to drug dealing? I don't know. She knew her before I moved over 21 there. So --22 23 Ο. Aries knew Ms. Irving? 24 Α. Yes. 25 And did Aries -- I'm sorry, I don't Ο. Okay.

	Page 164
1	remember if you testified to this or not did Aries live
2	in, over there on Burgundy Street also?
3	A. She, I think she had just I think she stayed
4	at the top I think.
5	Q. Okay. But she was a resident there also
6	A. Yes.
7	Q as far as you knew?
8	And was friendly with Mrs. Irving?
9	A. No.
LO	Q. Okay.
L1	MS. PETTY: I don't have anything further.
L2	MS. GLADDEN: Could I ask two clarifying
L3	questions?
L 4	
L 5	EXAMINATION
L 6	BY MS. GLADDEN:
L 7	Q. The day that you mentioned going to WakeMed ER
L 8	that subsequently led to your back surgery, did you go to
L 9	the ER that day because of your back? Or was there another
20	reason? Or why did you go to the ER that day?
21	A. I was on the bus. And I had like an hour, hour
22	and a half worth of sleep. And I still went to work anyway
23	after my boyfriend told me not to go to work.
24	And I thought I was having a heart attack. And I
25	had to pull over on, it's a, I don't know the, it's like a

	Page 165
1	cement mill over there, I pulled over.
2	And some of the people from the job and one of
3	dispatch girls was behind me on her way to work and called
4	the EMS.
5	Q. And how were you transported to WakeMed?
6	A. EMS.
7	Q. And then what happened at the emergency room?
8	A. They ran the tests on my heart, ruled out was it
9	a heart attack, heartburn, stress.
10	And when he was checking my back is when he felt
11	the knot on my back. And the knot was painful.
12	Q. And then just one other quick clarifying
13	question.
14	Prior to May 21, 2020, did you have any, did you
15	believe there to be any drug dealing in Ms. Irving's
16	apartment?
17	A. No. She was basically like I was.
18	MS. GLADDEN: Okay. Thank you.
19	
20	FURTHER EXAMINATION
21	BY MR. BENTON:
22	Q. Ms. Walton, do you know where Aries currently
23	lives?
24	A. No.
25	Q. Do you have her telephone number?

		Page 166
1	А.	No.
2	Q.	Do you have any way to reach her?
3	А.	No.
4	Q.	Do you know if she's in Raleigh?
5	А.	I don't know. Because when I moved from over
6	there, I	moved.
7	Q.	When is the last time you saw her?
8	Α.	Right before I moved from over there.
9	Q.	And she was, was or is the sister of your
10	ex-boyfri	end?
11	Α.	Ex-boyfriend.
12	Q.	Whose name was
13	А.	Brian Gunter.
14	Q.	Brian Gunter.
15		And do you know where Brian lives currently?
16	Α.	I don't know where he lives.
17	Q.	Does he live in Raleigh?
18	Α.	He is in Raleigh.
19	Q.	He is in Raleigh?
20	Α.	Yes.
21		MR. BENTON: That's all I have.
22		THE VIDEOGRAPHER: This concludes the deposition.
23	The time	is 3:15.
24		(The deposition concluded at 3:15 p.m.)
25		(Signature is reserved.)

Page 167 1 CERTIFICATE OF REPORTER 3 STATE OF NORTH CAROLINA AT LARGE, to wit: 4 I, Michelle Maar, RDR, RMR, FCRR, the officer before 5 whom the foregoing deposition was taken, do hereby certify 6 that the witness whose testimony appears in the foregoing 7 deposition was duly sworn by me, that the testimony of said 8 witness was taken by me to the best of my ability and 9 10 thereafter reduced to writing under my direction; That I am neither counsel for, related to, nor 11 12 employed by any of the parties to the action in which this deposition was taken, and further that I am not a relative 13 or employee of any attorney or counsel employed by the 14 parties thereto, nor financially or otherwise interested in 15 the outcome of the action. 16 17 Certified the 28th day of November 2022. 18 Muhille Maap 19 20 Michelle Maar, Court Reporter 21 22 Notary Public #201628400102 My Commission expires October 4, 2026 23 24 25

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1	Emily D. Gladden
2	Egladden@tinfulton.com
3	November 29, 2022
4	RE: Irving, Yolanda v. The City Of Raleigh
5	11/15/2022, Kenya Walton (#5552433)
6	The above-referenced transcript is available for
7	review.
8	Within the applicable timeframe, the witness should
9	read the testimony to verify its accuracy. If there are
L O	any changes, the witness should note those with the
11	reason, on the attached Errata Sheet.
12	The witness should sign the Acknowledgment of
13	Deponent and Errata and return to the deposing attorney.
L 4	Copies should be sent to all counsel, and to Veritext at
15	cs-carolinas@veritext.com.
16	
L 7	Return completed errata within 30 days from
18	receipt of testimony.
19	If the witness fails to do so within the time
20	allotted, the transcript may be used as if signed.
21	
22	Yours,
23	Veritext Legal Solutions
24	
25	

Tarring			
irving,	Yolanda v	. The City Of Rale	igh
Kenya Wa	lton (#55	52433)	
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Kenya Wa	lton		Date

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Kenya Walton (#5552433)
ACKNOWLEDGEMENT OF DEPONENT
I, Kenya Walton, do hereby declare that I
have read the foregoing transcript, I have made any
corrections, additions, or changes I deemed necessary as
noted above to be appended hereto, and that the same is
a true, correct and complete transcript of the testimony
given by me.
Kenya Walton Date
*If notary is required
SUBSCRIBED AND SWORN TO BEFORE ME THIS
, DAY OF, 20
NOTARY PUBLIC

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Federal Rules of Civil Procedure Rule 30

- (e) Review By the Witness; Changes.
- (1) Review; Statement of Changes. On request by the deponent or a party before the deposition is completed, the deponent must be allowed 30 days after being notified by the officer that the transcript or recording is available in which:
- (A) to review the transcript or recording; and
- (B) if there are changes in form or substance, to sign a statement listing the changes and the reasons for making them.
- (2) Changes Indicated in the Officer's Certificate. The officer must note in the certificate prescribed by Rule 30(f)(1) whether a review was requested and, if so, must attach any changes the deponent makes during the 30-day period.

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ARE PROVIDED FOR INFORMATIONAL PURPOSES ONLY.

THE ABOVE RULES ARE CURRENT AS OF APRIL 1,

2019. PLEASE REFER TO THE APPLICABLE FEDERAL RULES

OF CIVIL PROCEDURE FOR UP-TO-DATE INFORMATION.

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